

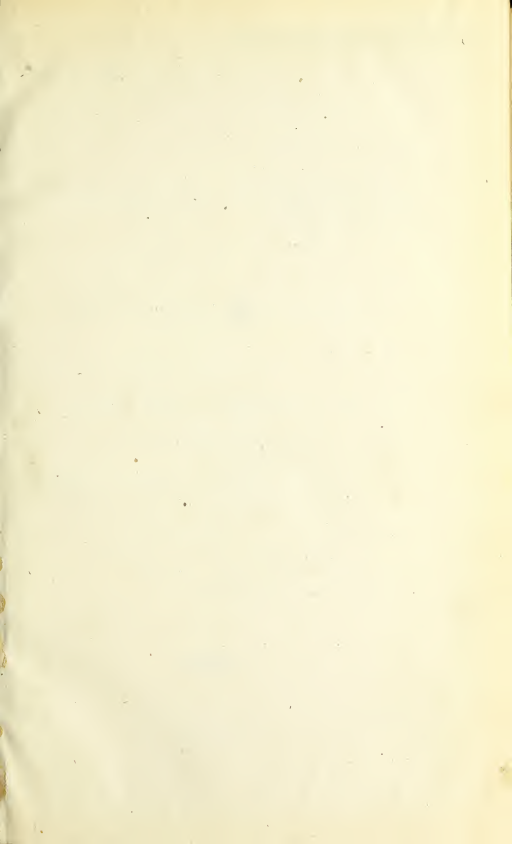


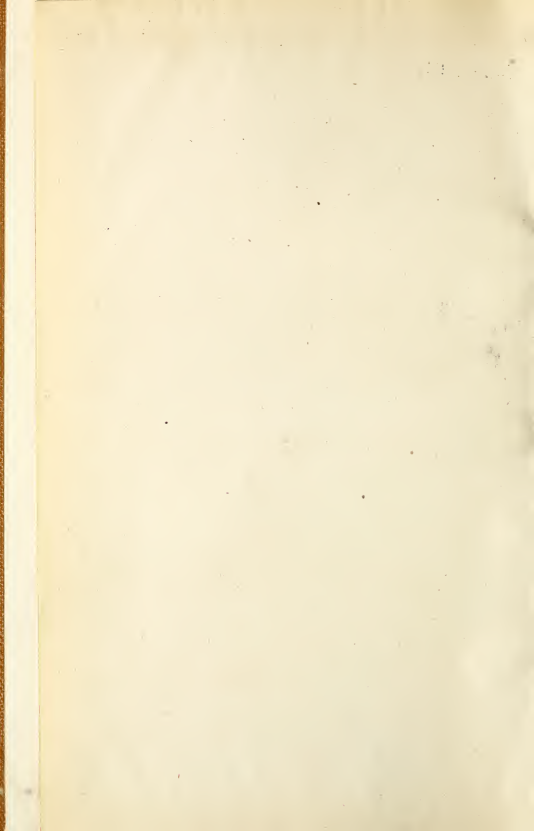
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ACCESSION NO. 1424

MAR -8 1916 JOURNALS
(PROCEEDINGS)

OF THE

COMMON COUNCIL

OF THE

CITY OF INDIANAPOLIS, INDIANA

FROM

JANUARY I, 1907, TO DECEMBER 31, 1907.

FREDERICK W. EPPERT, President

ALBERT E. COTTEY, Vice-President

JAMES MCNULTY, Clerk

THOMAS J. YOUNT, Deputy Clerk

JAMES W. LAMKIN, Deputy Clerk

C. F. DAWSON, Sergeant-at-Arms



SENTINEL PRINTING CO., PRINTERS. INDIANAPOLIS.

Complete Av Argini Complete Co

CITY OFFICIALS.

Mayor	·CHARLES A. BOOKWALTER.
Private Secretary to Mayor	
City Clerk	
First Assistant City Clerk	
Second Assistant City Clerk	
City Judge	THOMAS C WHALLON
Chief of Police	ROBERT METZGER
Clerk to Chief	
Bailiff City Court	
Assistant Bailiff	
City Controller	
Deputy City Controller	
License Inspector	
Bookkeeper	
Barrett Law Clerk	
Deputy Auditor School Board	CAMHEL D CTODDADD
Corporation Counsel	EDEDEDICK E MATSON
City Attorney	CDATE D DOWEN
Assistant City Attorney	IAMES D. DIEDCE
City Prosecutor	
City Civil Engineer	
Chief Clerk	
Clerk Track Elevation	
Assistant Engineers	
Assistant Engineers	I. HARRY DEANE.
Assistant Engineer Track Elevation.	=
Chief Inspector	
Bookkeeper	
Chemist	
Chief Draughtsman	
Superintendent of Streets	
Clerk to Superintendent	
Notice Clerk	· · · · · · · · · · · · · · · · · · ·
Building Inspector	
Assistant Building Inspector	
Electrical Inspector	
Smoke Inspector	
Elevator Inspector	
Secretary	

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Sweeping and Sprinkling InspectorCHARLES R. GIFT.	
Assistant InspectorsEDWARD REINER.	
W. S. CARTER.	
JOHN H. KIMBLE.	
JOHN M. BOLAND.	
HARRY BRYANT.	
Chief Clerk Assessment Roll Bureau. WILLIAM O. McKINNE	Υ.
Chief of Fire Department	
First Assistant ChiefTHOMAS F. BARRETT.	
Second Assistant ChiefJACOB PETTY.	
Third 'Assistant ChiefJOHN C. LOUCKS.	
Clerk to the ChiefBENJ. C. WHEAT.	
Inspector of Scales, Weights and	
MeasuresISADORE WULFSON.	
Deputy Inspectors CHARLES HULSMAN.	
EMSIRDELL STONE.	
Custodian Tomlinson HallWILLIAM STEVENS.	
Custodian City CourtJOSEPH STEPHENS.	
Assistant CustodiansWILLIAM JASPER.	
JESSE THORP.	
. ALEX JACKSON.	
Market MasterJOSEPH FOPPIANO.	
Assistant Market Master LOUIS G. BAUER.	
Custodian of City Offices in Court	
House CHARLES W. BROWN.	

MEMBERS OF OFFICIAL BOARDS:

BOARD OF PUBLIC WORKS.

Chairman JOSEPH T. ELLIOTT.

PRESTON C. TRUSLER.

*FRED J. MACK.

Clerk FRANK J. NOLL, JR.

BOARD OF PUBLIC SAFETY.

Chairman LEW. W. COOPER.
CHARLES W. TUTEWILER.
*WILLIAM SHOPPENHORST.
Clerk JOHN B. WOOD.

BOARD OF HEALTH AND CHARITIES.

President DR. EDMUND D. CLARK.
DR. THOMAS B. NOBLE.
DR. FRANK MORRISON.
DR. MAVITY J. SPENCER.
Health Officer and Secretary DR. EUGENE BUEHLER.
Clerk DR. CHARLES A. CARTER.

BOARD OF PARK COMMISSIONERS.

President CHAS. E. COFFIN.

(Term expires January 31, 1910.)

*M. A. DOWNING.
(Term expires January 31, 1911.)

HENRY JAMESON.
(Term expires January 31, 1908.)

*JOHN J. APPEL.
(Term expires January 31, 1909.)

Engineer and Superintendent. J. CLYDE POWER.
Clerk B. Q. HENDRICKS.

Note—Star indicates Democratic member.

Members of the Common Council.

President	.FREDERICK W. EPPERT.
Vice-President	.ALBERT E. COTTEY.
Clerk	.JAMES McNULTY.
Deputy Clerk	.THOMAS J. YOUNT.
Deputy Clerk	.JAMES W. LAMKIN.
Sergeant-at-Arms	.CHARLES F. DAWSON.

COUNCILMEN-AT-LARGE.

BENJAMIN A. BROWN. CHARLES G. DAVIS. CHARLES L. HARTMANN.

OTTO HOFMANN. HENRY C. SMITHER. ALBERT E. UHL.

COUNCILMEN REPRESENTING THE FIFTEEN WARDS.

First WardALBERT ECOTTEY.
Second WardJOHN H. HAMLET.
Third WardJOHN F. WOOD.
Fourth WardFREDERICK W. EPPERT.
Fifth WardWILLIAM J. NEUKOM.
Sixth WardWM. A. RHODES.
Seventh Ward WENDELL O. BANGS.
Eighth WardEDWARD J. STICKELMAN.
*Ninth WardTHEODORE PORTTEUS.
Tenth Ward
*Eleventh WardJOHN L. DONAVON.
*Twelfth WardJAMES F. SULLIVAN.
*Thirteenth WardJACOB H. HILKENE.
*Fourteenth WardFAY WRIGHT.
*Fifteenth WardLOUIS F. HENRY.

Note-Star indicates Democrat.

Standing Committees.

AC	CO	UN'	TS	AND	CLAIMS.
	~		***		A T 1

Albert E. Uhl. Charles Hartmann. *Fay Wright. CONTRACTS AND FRANCHISES.

Wm. Neukom. W. O. Bangs. Otto Hofmann. *Iames F. Sullivan. Harry E. Royse. Charles G. Davis.

*L. Henry.

ELECTIONS. *Theodore Portteus. John Hamlet. Benjamin Brown.

FEES AND SALARIES.

*John Donavon. Charles G. Davis. Ed. Stickelman.

FINANCE.

Harry E. Royse. John Hamlet. W. A. Rhodes. W. O. Bangs. *Jacob Hilkene. Albert E. Cottey. *James F. Sullivan.

JUDICIARY.

W. A. Rhodes. *Fay Wright. Albert E. Cottey.

LICENSE.

E. J. Stickelman. W. A. Rhodes. W. O. Bangs. Otto Hofmann. Harry E. Royse. *Fay Wright. *John Donavon.

ORDINANCES.

John F. Wood. *John Donavon. W. O. Bangs.

PERMANENT IMPROVEMENTS.

Chas. G. Davis. *James F. Sullivan. B. A. Brown. John H. Hamlet. John F. Wood.

PRINTING.

John F. Wood. Albert Uhl. *Fay Wright.

PUBLIC HEALTH.

Otto Hofmann. Ed. Stickelman. *Theodore Portteus. PUBLIC MORALS.

Ed. Stickelman. W. A. Rhodes. *Theodore Portteus.

PUBLIC PROPERTY AND IMPROVEMENT.

Harry E. Royse. Benjamin Brown. *John Donavon.

PUBLIC SAFETY AND COMFORT.

John Hamlet. Otto Hofmann. Wm. Neukom. John F. Wood, *Louis Henry.

RAILROADS.

Albert E. Cottey. Benjamin Brown. Charles G. Davis. *Jacob Hilkene. Ed. Stickelman.

RULES.

Harry E. Royse. Henry Smither. *Jacob Hilkene.

SEWERS, STREETS AND ALLEYS.

Charles G. Davis. Charles Hartmann. Henry Smither. Albert Uhl. *Louis Henry.

INVESTIGATION AND IMPEACHMENT.

Wm. Neukom. *James F. Sullivan. W. O. Bangs.

Note—Star indicates Democrat.

Calendar Sessions of the Common Council.

			PAGE
Ι.	January 7, 1907Regular		I
	January 21, 1907Regular		25
3.	February 4, 1907Regular		45
4.	February 18, 1907Regular		83
5.	February 27, 1907Special		97
6.	March 4, 1907Regular		IOI
7.	March 18, 1907Regular		113
8.	April 1, 1907Regular		129
9.	April 15, 1907Regular		175
10.	May 6, 1907Regular		191
II.	May 20, 1907Regular		207
I 2.	June 3, 1907Regular		233
13.	June 17, 1907Regular	·	253
14.	July 1, 1907Regular		277
15.	July 15, 1907Regular		289
	July 30, 1907Special		
	August 5, 1907Regular		
18.	August 19, 1907Regular		361
	August 29, 1907Special		
20.	September 2, 1907Regular		427
21.	September 16, 1907Regular		429
	September 30, 1907Special		
	October 7, 1907Regular		
	October 21, 1907Regular		
	October 25, 1907Special		
	November 4, 1907Regular		
	November 18, 1907Regular		
	December 2, 1907Regular		
	December 16, 1907Regular		
-	December 23, 1907Special		
-	December 27, 1907Special		
	December 30, 1907Special		
33.	December 31, 1907Special		719
	Total regular meetings	2.4	
	Total special meetings	•	

GENERAL ORDINANCES FROM JANUARY 1 TO DECEMBER 31, 1907, INCLUSIVE.

								_								
Remarks.	Stricken from files.	Stricken from files.	Stricken from files.	Stricken from files.	Failed to pass.	Failed to pass.		Stricken from files.	Stricken from files.					Railed to nace	in the second of	Stricken from files.
Approved by Mayor.							Jan. 22, 1907			Mar. 19, 1907				Mar. 7, 1907	Mar. 18, 1907 Mar. 19, 1907	
Passed.				21, 1907		21, 1907	21, 1907 Jan. 21, 1907 Jan. 22, 1907	4, 1907	4, 1907	Mar. 18, 1907	Mar. 18, 1907	Mar. 18, 1907 Feb.		4, 1907 Mar. 4, 1907 Mar.	Mar. 18, 1907 Mar. 18, 1907 Mar. 19, 1907	
Committee Reported.	Jan. 21, 1907	Jan. 21, 1907							:	Mar. 18, 1907	Mar. 18, 1907	Feb. 18, 1907		Mar.		Mar. 18, 1907
Referred to Committee on—	Sewers, Sts. and Alleys Jan.	Sewers, Sts. and Alleys Jan.	Sewers, Sts. and Alleys Jan.	Sewers, 50s. and Alleys Jan.	Pub. Prop. and Imp Jan.	Pub. Prop. and Imp Jan.	Pub, Prop, and Imp Jan.	Sewers, Sts and Alleys Feb.	Sewers, Sts. and Alleys Feb. 4, 1907 Pub. Safety and Com	Sewers, Sts. and Alleys Mar. 18, 1907 Mar. 18, 1907 Mar.	Sewers, Sts. and Alleys Mar. 18, 1907 Mar. 18, 1907 Mar.	Kallroads Fees and Salaries	Finance Foos and Salarios	Railroads Railroads	Public Morals Pub. Prop. and Imp	rees and salaries Pub. Health
Nature.		rom	7, 1907 Bd. Pub. Works Inth st. to 19th st.	e from		7, 1907 Bd. Pub. Works Imp. 1stal. w. Bellefontaine from 16th st. to 17th st	21, 1907 Bd. Pub. Works. Imp. 1st al. w.westst. Iroll wasn. ington st. to Maryland st	21, 1907 Bd. Pub. Works. [mn. 1st al. e. Park av. from 30th	st to 21st st. License for boxing matches	Imp. 17th st. from Martindale av. to Roosevelt av.	4, 1907 Bd. Pub. Works. Imp. 17th st. from L. E. & W. R. R. to Martindale av.	Mr. Davis	Salary Assessment Bureau	Switch, Vandalia R. R. Co.	Eppert Police, special at dances	Johnson, C. W. Kosseuter & Co
By Whom Introduced.	Bd. Pub. Works	Bd. Pub. Works	Bd. Pub. Works	Bd. Pub. Works	Bd. Pub. Works	Bd. Pub. Works	Bd. Pub. Works	Bd. Pub. Works	21, 1907 Mr. Neukom	Bd. Pub. Works.	Bd. Pub. Works	Mr. Davis	Mr. Sullivan. Mr. Davis	Pub. Works Pub. Works	Mr. Eppert Bd. Pub. Works Bd. Pub. Works	Mr. Wood
Introduced, and Read First Time.	1 Jan. 7, 1907		4 Jan. 7, 1907			7 Jan. 7, 1907			Jan. 21, 1907 Jan. 21, 1907	•		Feb. 4, 1907 Feb. 4, 1907	4, 1907	18, 1907 18, 1907	Feb. 18, 1907 Mr. Mar. 4, 1907 Bd. Mar. 4 1907 Bd.	
Number.	1 c	4 00	4	Э	6 Jan	- α	6	10 Jan.	11 7				18 19 19		222	

GENERAL ORDINANCES FROM JANUARY 1 TO DECEMBER 31, 1907—CONTINUED.

Remarks.	April 1, 1907 April 1, 1907 April 2, 1907 Stricken from files. June 3, 1907 April 15, 1907 April 17, 1907 April 15, 1907 June 3, 1907 June 8, 1907 June 8, 1907 June 9, 1907 June 8, 1907 June 9, 1907 June 17, 1907 June 18, 1907 June 17, 1907 June 18, 1907 June 18, 1907 June 19, 1907 June 17, 1907 June 18, 1907 June 19, 1907 June 17, 1907 June 17, 1907 June 18, 1907 June 17, 1907 June 17, 1907 June 18, 1907 June 17, 1907 June 18, 1907 June 17, 1907 June 18, 1907 June 17, 1907 June 18, 1907 June 17, 1907 June 18, 1907 June 18, 1907 June 17, 1907 June 18, 1907
Approved by Mayor.	3, 1907 April 1, 1907 April 2, 1907 18, 1907 June 3, 1907 June 4, 1907 June 6, 1907 June 6, 1907 June 6, 1907 June 6, 1907 June 8, 1907 June 6, 1907 June 8, 1907 June 6, 1907 June 8, 1907 June 1, 1907
Passed.	1, 1907 April 1, 1907 April 2, 1907 1, 1907 Anne 3, 1907 April 15, 1907 1, 1907 Any 6, 1907 April 15, 1907 2, 1907 May 6, 1907 May 16, 1907 2, 1907 May 8, 1907 June 4, 1907 2, 1907 May 20, 1907 May 29, 1907 17, 1907 June 17, 1907 17, 1907 June 3, 1907 June 4, 1907 2, 1907 June 3, 1907 June 1, 1907 3, 1907 June 3, 1907 June 1, 1907 1, 1907 June 17, 1907 June 13, 1907 1, 1907 June 17, 1907 June 19, 1907 17, 1907 June 17, 1907 June 19, 1907 18, 1907 June 17, 1907 June 18, 1907 18, 1907 June 18, 1907 18, 1907 June 17, 1907 June 18, 1907 18, 1907 June 18, 190
Committee Reported.	April 1, 1907 April 15, 1907 April 2, 1907 June 8, 1907 April 15, 1907 April 15, 1907 April 17, 1907 April 15, 1907 April 15, 1907 April 15, 1907 April 15, 1907 June 8, 1907 June 8, 1907 June 17, 1907 June 18, 1907 June 17, 1907 June 18, 1907 June 17, 1907 June 17, 1907 June 18, 19
Referred to Committee on—	Pub. Prop. and Imp. June Pub. Safety and Com. June Railro and Imp. April Pub. Prop. and Imp. May Fees and Salaries. May Sewers, Sis. and Alleys June Pub. Prop. and Imp. June Fees and Salaries. May Fres and Salaries. May Fres and Salaries. May Prop. and Imp. June Fees and Salaries. June Pub. Sa ety and Com. June Contr. and Franchises. June Pub. Sa ety and Com. June Sewers, Sis. and Alleys June Pub. Sa ety and Com. June Pub. Sa ety and Com. June Pub. Sa ety and Com. June Public Morals. June Public Morals. June Public Morals. June Fees and Salaries. Juny Sewers, Sts. and Alleys June Public Morals. June Public Morals. June Fees and Salaries. Juny Sewers, Sts. and Alleys June Public Morals. June Public Morals. June Fees and Salaries. June Pub. Safety and Com. June Public Morals. Juny Sewers, Sts. and Alleys Juny Fees and Salaries. Juny Fublic Morals. Juny Fees and Salaries. Juny Fublic Morals. Juny Fublic Morals. Juny Fublic Morals. Juny Fublic Morals. Juny Fees and Salaries. Juny Fublic Morals. Juny Fees and Salaries. Juny Fublic Morals. Juny Fees and Salaries. Juny Fees and Salaries. Juny Fees and Salaries. Juny Fees and Salaries. Juny Fublic Morals. Juny Fees and Salaries. Juny Fees
Nature.	Mar. 18, 1907 M. Lub.
By Whom Introduced.	1907 Bd. Pub. Works. 1907 Bd. Pub. Works. 1907 Mr. Pub. Works. 1907 Mr. Brown 1907 Mr. Brown 1907 Mr. Stickelman 1907 Bd. Pub. Works. 1907 Mr. Cottey 1907 Mr. Davis. 1907 Mr. Davis. 1907 Mr. Davis. 1907 City Controller. 1
Introduced and Read First Time.	Mar. 18, 1907 Bd. 1 Apr. 1, 1907 Mr. 1 May 6, 1907 Bd. 1 May 6, 1907 Bd. 1 May 6, 1907 Bd. 1 May 8, 1907 Bd. 1 May 20, 1907 Bd. 1
Number.	88 123222 138884888488488888888888888888888888888

July 17, 1907 Aug. 15, 1907 Aug. 15, 1907 Aug. 15, 1907 Aug. 15, 1907	Aug. 19, 1907 Aug. 22, 1907 Aug. 19, 1907 Aug. 22, 1907 Aug. 19, 1907 Aug. 22, 1907 Sept. 16, 1907 Sept. 18, 1907 Sept. 16, 1907 Sept. 18, 1907 Sept. 16, 1907 Sept. 17, 1907	Sept. 16, 1907 Sept. 17, 1907 Oct. 7, 1907 Oct. 10, 1907	Teeto Nov. 18, 1907. Passed over Mayor's Passed over Mayor's Oct. 8, 1907 Passed over Mayor's Oct. 8, 1907 Passed over Mayor's Oct. 8, 1907 Passed over Mayor's Oct. 9, 1907 O	Failed to pass.
15, 1907 July 15, 1907 July 17, 1907 15, 1907 Aug. 5, 1907 Aug. 15, 1907 Aug. 15, 1907 Aug. 15, 1907 5, 1907 Aug. 5, 1907 Aug. 15, 1907 Aug. 5, 1907 Aug. 15, 1907 Aug.	Aug. 19, 1907 Aug. 19, 1907 Aug. 22, 1907 Aug. 19, 1907 Aug. 19, 1907 Aug. 22, 1907 Aug. 19, 1907 Aug. 19, 1907 Sept. 16, 1907 Sept. 18, 1907 Sept. 16, 1907 Sept. 18, 1907 Sept. 19, 1907 Sept. 18, 1907 Sept. 19, 1907 Sept. 18, 1907	Sept. 16, 1907 Sept. 16, 1907 Sept. 17, 1907 Oct. 7, 1907 Oct. 7, 1907 Oct. 10, 1907	Nov. 4, 1907 Nov. 4, 1907 Oct. 7, 1907 Oct. 8, 1907	
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15, 1907 July 5, 1907 Aug. 5, 1907 Aug. 5, 1907 Aug. 5, 1907 Aug.	19, 1907 Aug. 19, 1907 Aug. 19, 1907 Aug. 19, 1907 Aug. 19, 1907 Aug. 19, 1907 Aug. 19, 1907 Sept. 16, 1907 Sept. 16, 1997 Sept. 16, 1907 Sept. 16, 1907 Sept. 16, 1907 Sept.	1907 S 1907 D 7091	4, 1907 4, 1907 7, 1907 Oct.	21, 1907 Oct. 7, 1907 Oct. 7, 1907 Oct. 21,
July 15, 1907 Aug. 5, 1907 Aug. 5, 1907 Aug. 5, 1907 Aug. 5, 1907	Aug. 19, 1907 Aug. 19, 1907 Aug. 19, 1907 Sept. 16, 1907 Sept. 16, 1907 Sept. 16, 1907	t. 16,	 4, 4, 7,	Oct. 21, 1907 Sept. 30, 1907 Oct. 7, 1907 Oct. 7, 1907 Oct. 21, 1907
5, 1907 July 5, 1907 Aug. 5, 1907 Aug. 5, 1907 Aug. 5, 1907 Aug.	77 Aug 77 Aug 77 Sep 77 Sep	16, 1907 Sept. 7, 1907 Oct.	4, 1907 Nov. 7, 1907 Oct.	7, 1907 Oct 30, 1907 Oct 7, 1907 Oct 7, 1907 Oct 7, 1907 Oct 80, 1907 Oct 21, 1907 Oct
July 15, 1907 July July 15, 1907 Aug. 5, 1907 Aug. Aug. 5, 1907 Aug. Aug. 5, 1907 Aug. Aug. 5, 1907 Aug.	Aug. 19, 1907 Aug. Aug. 19, 1907 Aug. Aug. 19, 1907 Aug. Aug. 19, 1907 Sept. 16, 1907 Sept. Sept. 16, 1907 Sept. Sept. 16, 1907 Sept.	16, 190 16, 190 7, 190	4, 190 4, 190 7, 190	7, 1907 21, 1907 30, 1907 7, 1907 7, 1907 7, 1907 21, 1907 2, 1907 2, 1907
July July Aug. Aug. Aug.	Aug. 19, 1907 Aug. 19, 1907 Aug. 22, 1907 Aug. 19, 1907 Aug. 19, 1907 Aug. 29, 1907 Aug. 19, 1907 Aug. 19, 1907 Aug. 19, 1907 Aug. 19, 1907 Sept. 16, 1907 Sept. 17, 1907	Sept. 16, 1907 Sept. 16, 1907 Oct. 7, 1907	Nov. 4, 1907 Nov. 4, 1907 Nov. 4, 1907 Nov. 4, 1907 Oct. 7, 1907 Oct. 7, 1907 Oc	Oct. Sept. Oct. Oct. Oct. Oct. Dec.
1, 1907 City Controller. Transfer Bd. Pub. Works Frinances July 15, 1907 July 15, 190	5, 1907 Bd. Pub. Works. Imp. California st. Indiana av. to 10th. Contr. and Franchises. Aug. to 10th. 5, 1907 Mr. Rhodes Streets, improved, protection of tion Hospitals and sanitariums, localed tion. Public Morals Aug. 5, 1907 Mr. Reukom Salary amendment Frees and Salaries tion. Public Health Aug. 5, 1907 Mr. Halkene Oils, etc., storage of the salary amendment France Salary amendment France Prinance Sept. 1907 City Controller. Transfer Bd. Pub. Safety Finance Sept. 1907 City Controller. Transfer Bd. Pub. Safety Finance Sept. 1907 City Controller. Transfer Bd. Pub. Safety Finance Sept. 1907 City Controller. Transfer Bd. Pub. Safety Finance Sept. 1907 City Controller. Transfer Bd. Pub. Safety Permanent Imp Sept.	19, 1907 Bd. Pub. Works. Imp. 1st al. of Central, 17th st. 19, 1907 Bd. Pub. Works. Imp. Marlowe av., Oriental st. to Permanent Imp. Sept. 19, 1907 Mr. Portteus Salary substitute firemen	Finance	Sept. 16, 1907 But Andrew Norks. Switch, Henry L. Dithmer. Sept. 16, 1907 City Controller. Tarafer Bd. Pub. Works. Switch, Henry L. Dithmer. Railroads. Sept. 16, 1907 City Controller. Tarafer Bd. Pub. Works. Switch, Henry L. Dithmer. Finance Sept. 16, 1907 City Controller. Transfer Bd. Pub. Works. Sept. 16, 1907 City Controller. Transfer Bd. Pub. Works. Sept. 16, 1907 City Controller. Transfer Bd. Pub. Works. Sept. 16, 1907 City Controller. Transfer Bd. Pub. Works. Sept. 16, 1907 City Controller. Transfer Bd. Pub. Works. Sept. 16, 1907 Mr. Eppert. Sept. 1907 Mr. Eppert. Sep
1, 1907 Gity Controller. T 1, 1907 Mr. Woods Si 15, 1907 Mr. Bangs Mr. Bangs Si 15, 1907 Mr. Bangs Mr. Bangs Mr. Bangs Mr. Bangs Mr. Bangs Mr. Boyse Mr.	1b. Works., In hodes	1b. Works In 1b. Works In ortteus Sa	bu kom Ss oyse Ss oyse Ss tb. Works In	in, works. St. III, works. St. III, works. St. Ontroller. Tr. Ontr
City (Mr. Bann. Br. Mr. Rr. Mr. Mr. Rr. Mr. Mr. Rr. Mr. Mr. Rr. Mr. Mr. Mr. Mr. Mr. Mr. Mr. Mr. Mr. M	Mr. R. Mr. R. Mr. R. Mr. G. Mr. H. Mr. H.	Bd. Pr Bd. Pr Vr. Pc	Mr. R Mr. R Mr. R Mr. R	Bd. Pt. Colity C
1907 1907 1907 1907 1907 1907 1907	1907 1907 1907 1907 1907 1907 1907	1907	1907 1907 1907 1907	16, 1907 [16, 1907] 16, 1907 [16, 1907] 16, 1907 [16, 1907] 16, 1907 [16, 1907] 17, 1907 [17, 1907] 17, 1907 [17, 1907]
			តុផ្ដល់ស្នំ ង ក្នុស្តីស្នំ ង	Seept. 16, 15, 15, 15, 15, 15, 15, 15, 15, 15, 15
60 July 61 July 62 July 63 July 64 July 65 July 66 July 67 July 67 July	69 Aug. 72 Aug. 73 Aug. 74 Aug. 75 Aug. 77 Aug. 77 Aug. 77 Aug.	78 Aug. 79 Aug. 80 Aug.	82 Aug. 83 Aug. 84 Aug. 85 Sept.	

GENERAL ORDINANCES FROM JANUARY 1 TO DECEMBER 31, 1907—CONTINUED.

Remarks.	Returned unsigned. Stricken from files Rules suspended.
Approved by Mayor.	Nov. 23, 1907 Nov. 6, 1907 Nov. 6, 1907 Nov. 6, 1907 Nov. 23, 1907 Nov. 23, 1907 Dec. 17, 1907
Passed.	Nov. 18, 1907 Nov. 4, 1907 Nov. 4, 1907 Nov. 4, 1907 Nov. 18, 1907 Nov. 18, 1907 Nov. 18, 1907 Nov. 16, 1907 Nov. 16, 1907 Nov. 16, 1907 Nov. 16, 1907
Committee Reported.	Vov. 18, 1907] Vov. 4, 1907 Vov. 4, 1907 Vov. 4, 1907 Vov. 18, 1907 Vov.
Referred to Committee on—	Public Health
Nature.	1907 Gity Controller, Transfer Bd. Pub. Works Public Health Dec. 16, 1907 Gity Controller, Transfer Bd. Pub. Works Pinance Dec. 16, 1907 Dec. 16, 1907 Gity Controller, Transfer Bd. Pub. Works Pinance Dec. 16, 1907 Gity Controller, Transfer Bd. Pub. Safety Pinance Nov. 4, 1907 Nov. 4, 1907 Nov. 6, 1907 Nov. 1, 1
By Whom Introduced.	Mr. Royse Gity Controller. Gity Controller. Gity Controller. Gity Controller. Gity Controller. Gity Controller. Mr. Wright Mr. Wright Mr. Wright Mr. Bangs Bd. Pub. Works. Bd. Pub. Works. Bd. Pub. Works. Gd. Pub. Works. Gr. Willer. Gr. Works.
Introduced and Read First Time.	Oct. 21, 1907 (Oct. 21, 1907) (Nov. 4, 1907) (Nov. 4, 1907) (Nov. 4, 1907) (Nov. 4, 1907) (Nov. 18, 1907) (Nov. 18, 1907) (Nov. 18, 1907) (Dec. 2, 1907) (Dec. 21, 1907) (Dec.
Number.	100 00 00 00 00 00 00 00 00 00 00 00 00

TABLE OF GENERAL ORDINANCES INTRODUCED IN 1906 AND PASSED IN 1907.

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Number.	Introduced and Read First Time.	d By Whom Introduced.	Nature.	Referred to Committee on—	Committee Report.	Passed.	Approved by Mayor.	Remarks.
103 132 133 150 150 150 150 150 150 150 150 150 150	Sept. 17, 19 Nov. 5, 19; 19; 19; 19; 19; 19; 19; 19; 19; 19;	6 Mr. Royse	182 Nov. 5, 1906 Pres. Eppert. License for branch stores Judiciary Judiciary	Pub. Prop. and Imp Indiciary Indiciary Prop. and Imp Finance Railroads Public Batety and Gom Pees and Salaries Public Morals Public Morals	April 1, 1907 Jan. April 1, 1907 April 1, 1907 April 1, 1907 Jan. Jan. 7, 1907 Jan. Jan. 7, 1907 Jan. Jan. 1, 1907 Jan. Jan. 1, 1907 Jan. Jan. 21, 1907 Jan. Jan. 7, 1907 Jan.	April 1, 1907 April April 1, 1907 April Ap	21, 1907 Jan. 22, 1907 1, 1907 April 4, 1907 7, 1907 Jan. 9, 1907 7, 1907 Jan. 9, 1907 7, 1907 Jan. 9, 1907 7, 1907 Jan. 22, 1907 7, 1907 Jan. 9, 1977 7, 1907 Jan. 9, 1907 7, 1907 Jan. 9, 1907 7, 1907 Jan. 9, 1907 7, 1907 Jan. 18, 1907	21, 1907 Jan. 21, 1907 Jan. 22, 1907 Jan. 1907 April 1, 1907 April 1, 1907 April 1, 1907 Jan. 1907 Jan. 1, 1907 Jan. 22, 1907 Jan. 22, 1907 Jan. 22, 1907 Jan. 22, 1907 Jan. 1, 1907 Jan. 18, 1907 Jan.
1								

SPECIAL ORDINANCES FROM JANUARY 1 TO DECEMBER 31, 1907.

Number.	Introduced and Read First Time.	ced By Whom ad Introduced.	Nature.	Referred to Committee on—	Committee Report.	Passed.	Approved by Mayor.	Remarks.
1.62	Feb. 4, Feb. 18,	4, 1907 Mr. Hartmann 18, 1907 Mr. Portteus	A.	Ordinances	7 1007			Stricton from Alon
co -	Feb. 18,	3 Feb. 18, 1907 Mr. Portteus	ton)	Ordinances	April 1, 1907			Stricken from files.
4 70	May 6,	4 May 6, 1907 Mr. Portteus 5 May 6, 1907 Mr. Portteus	Annexing territory east (Irving- ton) territory east (Irving-	Ordinances				
91-0	May 20, July 1,	20, 1907 Mr. Royse	1907 Mr. Royse	Ordinances Ordinances Sewers, sts. and Alleys	June 17. 1907. June 17, 1907. July 15, 1907.	June 17, 1907 June 17, 19 7 July '5, 1907	June 27, 1907 July 17, 1907	Returned unsigned.
200	July July 15, Aug. 5,	1907 Mr. Porttèus 1907 Mr. Royse	1, 130, 191. Buttus — Changing name of street — Ordinances — Sept. — 5, 1907 Mr. Porticus — Annexing territory. Irvington — Ordinances — Aug. 5, 1907 Mr. Royse — Annexing territory south and	Ordinances	Sept. 16, 1907 S Aug. 5, 1907	Sept. 16, 1907 Aug. 5, 1907	Sept. 18, 1907 Aug. 16, 1907	
112	11 Aug. 5, 12 Oct. 7,	1907 Mr. Eppert	5, 1907 Mr. EppertAnnexing territory northOrdinances Sept. 16, 1907 Stricken from files.	Ordinances Ordinances Ordinances	Sept. 16, 1907		,	Stricken from files.

APPROPRIATION ORDINANCES FROM JANUARY 1 TO DECEMBER 31, 1907.

By Whom Account of Passed By Whom Account of Passed By Whom Account of By Whom
Account of— Passed. Approved hayon.
Account of— Passed.
Account of— sment Bureau— Public Parks. Auditorium, additional— Dille Works, reduced assessments. Dille Works, reduced assessments. Dille Works, reduced assessments. Dille Works, reduced assessments. Dille Works, and Safety, automobile repairs. Public Safety, automobile repairs. Public Safety, Bast Market. Public Safety, East Market. Public Safety, Past Market. Public Safety, Polarities. Public Safety, Polarities. Public Safety, Polarities. Public Safety, Portagning pay-roll. Dille Works, sewer gang pay-roll. Dille Health, repairs to building. Dille Health, orders.
Maps for Asses Department of Etity Hall and department by Bridge Fund Department by Department by Department by Department of Department of Bath house Department of Department of Department of Department of Department of Department of Department by
By Whom d Introduced. 10. 10. 10. 10. 10. 10. 10. 1
Marriage Marriage

TABLE OF APPROPRIATION ORDINANCES INTRODUCED IN 1906 AND PASSED IN 1907.

Remarks.	
Amount.	\$2,445 00 1,500 00
Approved Ame Mayor.	Jan. 8, 1907 Jan. 22, 1907
Passed.	Jan. 7, 1907 Jan. 21, 1907
Account of—	32 Nov. 19, 1906 City Controller. Dr. Buehler and Dr. Carter claims. Jan. 7, 1907 Jan. 8, 1907 \$2,445 00 35 Dec. 17, 1906 City Controller. Department of Public Works, new city maps. Jan. 21, 1907 Jan. 22, 1907 1,500 00
By Whom Introduced.	City Controller City Controller
Introduced and Read First Time.	Nov. 19, 1906 Dec. 17, 1906

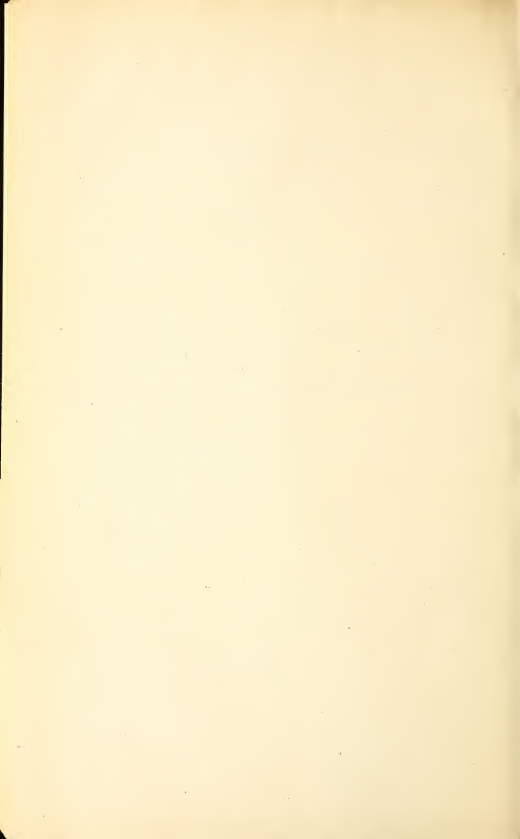
TABLE OF RESOLUTIONS FROM JANUARY 1 TO DECEMBER 31, 1907.

	Remarks.	Ret'd unsigned. Ret'd unsigned.	
	Approved by Mayor	Aug. 15, 1907 Aug. 22, 1907 Sept. 5, 1907 Oct. 5, 1907 Nov. 6, 1907 Dec. 17, 1907 Dec. 7, 1907 Jan. 2, 1908	
	Adopted.	29, 1907 Aug. 5, 1907 Aug. 15, 1907 Aug. 5, 1907 Aug. 22, 1907 Aug. 29, 1907 Aug. 22, 1907 Aug. 29, 1907 Oct. 5, 1907 Aug. 1907 Nov. 18, 1907 Dec. 18, 1907 Dec. 18, 1907 Dec. 2, 1907 Dec. 7, 1907 Dec. 2, 1907 Dec. 2, 1907 Dec. 7, 1907 Dec. 2, 1907 Dec. 7, 1907 Dec. 2, 1907 Dec.	
TABLE OF INESCRICTIONS FROM SANOARI I TO DECEMBER SI, 1801.	Committee Report.	Aug. 29, 1907 Aug. 5, 1907 Aug. 29, 1907 Aug. 29, 1907 Aug. 29, 1907 Aug. 29, 1907 Aug. 22, 1907 Aug. 29, 1907 Nov. 18, 1907 Nov. 18, 1907 Nov. 18, 1907 Nov. 18, 1907 Dec. 16, 1907 Dec. 16, 1907 Dec. 2, 1907 Dec. 7, 1907 Dec. 2, 1907 Dec. 31, 1907 Dec. 7, 1907 Dec. 31, 19	
	Referred to Committee on—	Jan. 21, 1907 Peb. 4, 1907 Jan. 21, 1907	
	Nature.	Regarding sixty-cent gas. Committee to visit Legislature. Gadach of father Stricten from files and not printed. Location of city offices. Distribution of lights. Distribution of lights. On bath houses more requesting recommendation of appropriation for liquor licenses. Approving applications for liquor licenses. To Mayor, requesting recommendation of appropriation for S500. Approving applications for liquor licenses. Distribution of a sirele. Disposition of ashes. Safety of Virginia avenue viaduet. Allowing City Glerk S500 for index-ling council Proceedings. Approving applications for liquor licenses. Location of city offices. Approving applications for liquor ling council Proceedings. Approving applications for liquor licenses.	2000
	By Whom Introduced.	Jan. 21, 1907 Mr. Uhl Jeb. 4, 1907 Mr. Neukom Jeb. 18, 1907 Mr. Poptetus Jeb. 1907 Mr. Bangs Jeb. 1907 Mr. Bangs Jeb. 1907 Mr. Bangs Jeb. 1907 Mr. Jeense Com Jebr 1907 Mr. Stickelman Jebr 2, 1907 License Com Jebr 2, 1907 Mr. Royse Jebr 2, 1907 Mr. Ro	
	Date Introduced.	2 Peb. 4, 1907 3 Feb. 18, 1907 5 April 15, 1907 6 May 16, 1907 6 Aug. 5, 1907 10 Aug. 19, 1907 11 Sept. 10, 1907 12 Sept. 30, 1907 13 Oct. 7, 1907 14 Nov. 4, 1907 15 Dec. 2, 1907 20 Dec. 2, 1907 21 Dec. 2, 1907 22 Dec. 16, 1907	- 1
	Number.	100 400 0 0 11 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0	

GENERAL INDEX.

	A.G.
Alleys	
Applications for Retail Liquor (Saloon) Licenses	
Annexation	1
Appropriations	
Auctioneers	8
Automobiles	8
Barber Shops	8
Bath Houses	8
Billiard Tables	8
Board of Park Commissioners	8
Board of Public Works	ç
Bonds – Official	10
Boundaries	11
	11
	11
Brightwood Water Works	11
Buildings	11
	12
	12
City Controller	12
Committees—New	15
Committees—Special	15
Committees—Special, Reports of	15
Committees—Standing, Reports of	15
Corporation Counsel	18
Dances and Dance Halls	18
Disorderly Conduct	18
	19
Employment Bureaus	19
Food	19
Hospitals	19
	20
License	20
Market	27
Mayor	27
	 2 9
Milk	2 9
	29
Oils	29
	29
	20

D-1:	PAGE
Police	
Pool Tables	
Public Morality, Decency and Order	. 30
Pure Food	. 30
Railroads	. 30
Resolutions	. 30
Rules of Council	. 32
Safety Gates	. 33
Salary	. 33
Saloons	. 36
Sanitariums	. 37
Scales, Weights and Measures	. 37
Skating Rinks	. 37
Slaughter Houses	. 37
Special Meetings	. 37
Streets and Alleys	. 38
Sun Vapor Street Light Company	. 47
Switches and Side-tracks	
Tax Levy	. 50
Tents	. 50
Terre Haute, Indianapolis and Eastern	. 51
Theaters	. 51
Transfers of Funds	. 51
Vehicles	. 54
Wells	. 54



AN INDEX

TO THE

Journal of the Common Council

OF THE

CITY OF INDIANAPOLIS

FROM JANUARY 1 TO DECEMBER 31, 1907.

ALLEYS. (See Streets and Alleys.)

APPLICATIONS FOR LIQUOR (SALOON) LICENSES. (Sec Licenses.)

ANNEXATIONS.

Special Ordinance No. 2—1907: An ordinance annexing certain territory
to the City of Indianapolis, defining a part of the boundary line of said
city and fixing a time when the same shall take effect.
Introduced
Read first time and referred to Ordinance Committee
Committee report
Read second time
Stricken from files
Special Ordinance No. 3—1907: An ordinance providing for the annexa-
tion of certain contiguous territory therein described to the City of
Indianapolis, Indiana, and fixing the time when the same shall take
effect, .
Introduced
Read first time and referred to Ordinance Committee 93
Committee report
Read second time
Stricken from files
27,5
Special Ordinance No. 4-1907: An ordinance providing for the annexa-
tion of certain contiguous territory therein described to the City of
Indianapolis, Indiana, and fixing the time when the same shall take
effect.
Introduced 201
Read first time and referred to Ordinance Committee 201

Special Ordinance No. 5—1907: An ordinance annexing certain territory to the City of Indianapolis, defining a part of the boundary line of said city, and fixing a time when the same shall take effect.
Introduced 202 Read first time and referred to Ordinance Committee 202 Committee report 266 Read second time 274 Ordered engrossed and placed on passage 274 Read third time and passed 274 Approved by Mayor 278
Special Ordinance No. 6—1907: An ordinance defining a part of the boundary line of the City of Indianapolis so as to extend the same and annexing to the City of Indianapolis certain territory contiguous thereto, providing for the publication thereof, and fixing a time when the same shall take effect. Introduced
Read first time and referred to Ordinance Committee 231 Committee report 260 Read second time 273 Amended 273 Ordered engrossed and placed on passage 274 Read third time and passed 274
Special Ordinance No. 9—1907: An ordinance providing for the annexation of certain contiguous territory therein described to the City of Indianapolis, Indiana, and fixing the time when the same shall take effect.
Introduced 302 Read first time and referred to Ordinance Committee 302 Committee report 343 Read second time 357 Ordered engrossed and placed on passage 357 Read third time and passed 357 Approved by Mayor 362
Special Ordinance No. 10—1907: An ordinance defining a part of the boundary line of the City of Indianapolis so as to extend the same and annexing to the City of Indianapolis certain territory contiguous thereto, providing for the publication thereof, and fixing a time when the same shall take effect. Introduced
Special Ordinance No. 11—1907: An ordinance annexing certain territory to the City of Indianapolis, defining a part of the boundary line of said city, and fixing a time when the same shall take effect. Introduced
Special Ordinance No. 12—1907: An ordinance annexing to the City of Indianapolis the territory lying between the city limits and 50th street and Pennsylvania and Illinois streets. Introduced
Read a first time and referred to Ordinance Committee

APPROPRIATIONS.

Appropriation Ordinance No. 32—1906: An ordinance appropriating the sum of \$2,445.00 to and for the use of the Department of Public Health and Charities, and fixing the time when the same shall take effect. Introduced and read first time (see page 499, 1906 Proceedings). Committee report
Read second time
Appropriation Ordinance No. 35—1906: An ordinance appropriating the sum of fifteen hundred dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect. Introduced and read a first time (see page 553, 1906 Proceedings).
Committee report28Read second time38Ordered engrossed and placed on passage38Read a third time and passed39Approved by Mayor45
Appropriation Ordinance No. 1—1907: An ordinance appropriating the sum of two thousand dollars with which to pay the Indianapolis Map and Platting Company for services rendered the City of Indianapolis in making complete copies of land plats for use of the Bureau of Assessment.
Introduced33Read first time and referred to Finance Committee34Committee report85Read second time95Ordered engrossed and placed on passage95Read third time and passed95Approved by Mayor101
Appropriation Ordinance No. 2—1907: An ordinance appropriating the sum of \$15,000.00 for the purchase of certain land for park purposes. Introduced
Appropriation Ordinance No. 3—1907: An ordinance appropriating an additional sum of \$22,000.00 to the Board of Public Works of the City of Indianapolis, to be expended for the construction of a city hall building, containing offices for the several departments of the city government and an auditorium suitable for public meetings of the citizens of said city.
Introduced 87 Read first time and referred to Finance Committee 87 Committee report 160 Read second time 170 Ordered engrossed and placed on passage 170 Read third time and passed 170 Approved by Mayor 176

Appropriation Ordinance No. 4—1907: An ordinance appropriating the sum of one thousand dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.
Introduced
Read first time and referred to Finance Committee
Committee report
Read second time
Read third time and passed
Approved by Mayor
Tipploted by Majoritini in the
Appropriation Ordinance No. 5—1907: An ordinance appropriating the sum of nine hundred dollars to and for the use of the Department of Public Parks, and fixing a time when the same shall take effect.
Introduced 120
Read first time and referred to Finance Committee
Committee report
Read second time
Read third time and passed
Approved by Mayor
Appropriation Ordinance No. 6—1907: An ordinance appropriating the sum of three thousand dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.
Introduced 121
Read first time and referred to Finance Committee
Committee report
Read second time
Ordered engrossed and placed on passage
Read third time and passed
Approved by Mayor
Appropriation Ordinance No. 7—1907: An ordinance appropriating the sum of five hundred dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.
Introduced
Committee report
Read second time
Amended
Ordered engrossed and placed upon passage
Read third time and passed
Approved by Mayor
Appropriation Ordinance No. 8—1907: An ordinance appropriating \$200 to the Department of Finance to defray the expenses of Memorial Day services, and fixing a time when the same shall take effect.
Introduced
Introduced
Committee report
Read second time
Ordered engrossed and placed on passage. 187
Read third time and passed. 187 Approved by Mayor 191
Appropriation Ordinance No. 9-1907: An ordinance appropriating to an

additional use certain funds heretofore appropriated to the Departm of Public Safety.	
Introduced	179
Read first time	179
Rules suspended	170
Read second time	170
Ordered engrossed and placed on passage	170
Ordered engrossed and placed on passage	1/9
Read third time and passed	180
Approved by Mayor	191
Appropriation Ordinance No. 10—1907: An ordinance appropriating sum of eight hundred dollars to and for the use of the Department Public Works, and fixing a time when the same shall take effect.	t of
Introduced	204
Read first time and referred to Contracts and Franchises Committee	204
Committee report	292
Read second time	303
Ordered engrossed and placed on passage	303
Read third time and failed to pass	303
Notice to reconsider	305
Returned to Contracts and Franchises Committee	358
Committee report	371
Read second time	383
Amended	
Ordered engrossed and placed on passage	
Read third time and passed	
Approved by Mayor	
Tapproted by Mayor IIIIII	7-2
Appropriation Ordinance No. 11—1907: An ordinance appropriating sum of \$200.00 to and for the use of the Board of Health, and fixin time when the same shall take effect.	ig a
Introduced	290
Read first time and referred to rmance Committee	297
Committee report	
Read second time	483
Ordered engrossed and placed on passage	483
Read third time and passed	483
Approved by Mayor	537
A 1 1 O 1 N N A 1	. 1
Appropriation Ordinance No. 12—1907: An ordinance appropriating sum of \$1,700.00 to and for the use of the Department of Public Safa and fixing a time when the same shall take effect.	ety,
Introduced	297
Read first time and referred to Finance Committee	297
Committee report	
Read second time	484
Ordered engrossed and placed on passage	
Read third time and passed	484
Approved by Mayor	537
Appropriation Ordinance No. 13-1907: An ordinance providing for	the
appropriation of certain sums to and for the use of the Department	of
Public Works, and fixing a time when the same shall take effect.	
Introduced	346
Read first time and referred to Finance Committee	346
Committee report	372
Read second time	384
Amended	381
	~ T

Ordered engrossed and placed on passage. 38 Read third time and passed. 38 Approved by Mayor 42	84
Appropriation Ordinance No. 14—1907: An ordinance appropriating the sum of \$1,500.00 to and for the use of the Department of Public Healt and Charities, and fixing a time when the same shall take effect.	th
Introduced	46 58
Read second time 48 Ordered engrossed and placed on passage 48 Read third time and passed 48 Approved by Mayor 53	85. 85
Appropriation Ordinance No. 15—1907: An ordinance appropriating the sum of two hundred dollars to and for the use of the Department of Health and Charities, and fixing the time when the same shall take effect.	of ke
Introduced 37 Read first time and referred to Finance Committee 37 Committee report 45	75 59
Read second time	83 83
Appropriation Ordinance No. 16—1907: An ordinance appropriation moneys for the purpose of defraying current expenses of the city government of the City of Indianapolis, Indiana, and for the use of the several executive departments thereof, for the fiscal year beginning January 1, 1908, and ending December 31, 1908, including all outstanding claims and obligations which became due and payable within said period; and fixing a time when the same shall take effect.	v- he ng it- in
Introduced 46 Read first time and referred to Finance Committee. 47	70:
Committee report	18
Amended	33
Read third time and passed 53 Approved by Mayor 53	33
Appropriation Ordinance No. 17—1907: An ordinance appropriating the sum of \$1,000.00 to and for the use of the Department of Finance, an fixing a time when the same shall take effect.	ıd
Read first time and referred to Finance Committee. 47	70
Read second time 54	14
Ordered engrossed and placed on passage. 56 Read third time and passed 56 Approved by Mayor 56	53
Appropriation Ordinance No. 18—1907: An ordinance appropriating the sum of \$2.700.00 to and for the use of the Department of Public Works and fixing a time when the same shall take effect.	ie s,

Read first time and referred to Finance Committee. Committee report Read second time Ordered engrossed and placed on passage. Read third time and passed Approved by Mayor	545 563 563 563
Appropriation Ordinance No. 19—1907: An ordinance appropriating sum of \$25,000.00 to and for the use of the Department of Pt Works, and fixing a time when the same shall take effect.	the ablic
Introduced Read first time and referred to Finance Committee Committee report Read second time Ordered engrossed and placed on passage Read third time and passed Approved by Mayor	527 534 534 534
Appropriation Ordinance No. 20—1907: An ordinance providing for appropriation of the sum of \$1,800.00 to and for the use of the partment of Health and Charities, and fixing a time when the s shall take effect.	De- ame
Introduced Read first time Rules suspended Read second time Ordered engrossed and placed on passage Read third time and passed Approved by Mayor	471 471 472 472 472
Appropriation Ordinance No. 21—1907: An ordinance appropriating sum of one thousand dollars to and for the Department of Health Charities, and fixing a time when the same shall take effect.	and
Introduced Read first time and referred to Finance Committee Committee report Read second time Ordered engrossed and placed on passage. Read third time and passed Approved by Mayor	545 563 564 564
Appropriation Ordinance No. 22—1907: An ordinance appropriating sum of \$2,514.93 to and for the use of the Department of Public Pa and fixing a time when the same shall take effect.	ırks,
Introduced	472 473
Appropriation Ordinance No. 23—1907: An ordinance appropriating sum of five hundred (\$500) dollars to and for the use of the Depment of Law, and fixing a time when the same shall take effect.	art-
Introduced Read first time and referred to License Committee Committee report Read second time	528
Read second time	535 535

Appropriation Ordinance No. 24—1907: An ordinance providing for the appropriation of the sum of \$20,000.00 to and for the use of the Department of Public Works, and fixing a time when the same shall take, effect.
Introduced 579 Read first time and referred to Finance Committee 580 Committee report 606 Read second time 619 Ordered engrossed and placed on passage 619 Read third time and passed 619 Approved by Mayor 623
AUCTIONEERS. (See Licenses.)
AUTOMOBILES.
General Ordinance No. 63—1907: An ordinance prohibiting the maintenance and use of search lights on automobiles or other motor vehicles, within the corporate limits of the City of Indianapolis, fixing a penalty for the violation thereof, and fixing a time when the same shall take effect.
Introduced 298 Read first time and referred to Public Morals Committee 299 Committee report 344 Read second time 358 Amended 358 Ordered engrossed and placed on passage 358 Read third time and passed 358 Approved by Mayor 361
BARBER SHOPS.
General Ordinance No. 17—1907: An ordinance providing for proper sanitary conditions of barber shops and authorizing the proper public officers to inspect and regulate the same, and prescribing a penalty for any violation thereof.
Introduced
General Ordinance No. 67—1907: An ordinance providing for proper sanitary conditions of barber shops, and authorizing the proper public officers to inspect and regulate the same, and prescribing a penalty for any violation thereof.
Introduced
BATH HOUSES. (See Appropriation Ordinance No. 10—1007.)

BILLIARD TABLES. (See License.)

BOARD OF PARK COMMISSIONERS.

			for month of December, 1906	
Transmitting	statement	of expenses	for month of January, 1907	69
Transmitting	statement	of expenses	for month of February, 1907	102

BOARD OF PUBLIC WORKS.

(Communications from Board of Public Works.) (January 1 to December 31, 1907.)

Transmitting ordinances; Board of Public Works to improve first	
alley west of Bellefontaine street from Eleventh to Twenty-first	
street; first alley west of West street from Washington to Mary-	
land street	4
Transmitting ordinances for the improvement of first alley east of	
Park avenue, Seventeenth street to Twentieth street; first alley east of Park avenue, from Twentieth to Twenty-first street	
east of Park avenue, from Twentieth to Twenty-first street	27
Transmitting ordinance approving contract granting Daniel W. Mar-	•
mon the right to lay and maintain side-track or switch on Fulton	
street and across first alley north of Market street	69
Transmitting ordinances authorizing Board of Public Works to im-	- 9
prove Seventeenth street from L. E. & W. R. R. tracks to Mar-	
tindale avenue; Seventeenth street from Martindale avenue to	
Roosevelt avenue	69
Transmitting ordinances approving contract granting Levi S. Pierson	09
the night to low and maintain side treels or evital some Ver	
the right to lay and maintain side-track or switch across Ken-	
tucky avenue; Vandalia R. R. Co. the right to lay additional	0
tracks across Belmont avenue	84
Transmitting ordinances approving contract granting the J. C. Hirsch-	
man Co. the right to lay and maintain side-track or switch across	
Leota and Maryland streets; granting C. W. Rossetter & Co. the	
right to lay and maintain side-track or switch across Thirty-	
eighth street	103
Transmitting ordinance approving contract granting National Dry	
Kiln Co. the right to lay and maintain side-track or switch across	
Leota street	117
Transmitting ordinance approving contract granting Harry W.	•
Fuehring the right to lay and maintain side-track or switch	
across Oriental street and first alley east of Oriental street	160
Transmitting ordinances for the improvement of Cruse street, Wash-	
ington to Market street; first alley east of Senate avenue from	
Eleventh to Twelfth street; Missouri street from South to Merrill	
street; Bellefontaine street, Twenty-third to Twenty-fifth street;	
	192
Transmitting ordinance authorizing the improvement of Orange street	192
	208
Transmitting ordinance ratifying, confirming and approving contracts	200
	209
Transmitting ordinance authorizing the improvement of Nineteenth	209
street from Meridian to Illinois streets	200
street from Meridian to Illinois streets	209
& Co. the right to law and maintain aids treely or excitable correct	
& Co. the right to lay and maintain side-track or switch across	200
	209
Notifying Council that ordinance for improvement of Julian avenue	
was sent by mistake	235
Transmitting ordinance approving contract granting Gill and Greenen	
the right to lay and maintain side-track or switch from Arsenal	
avenue to first alley east of Summit street	235
Transmitting ordinance authorizing the improvement of Meridian	
street from Vermont to St. Clair streets	235
Transmitting ordinance approving contract granting Coburn Timber	
Co. the right to lay and maintain side-track or switch across	
Twenty-third street	256

Transmitting ordinance authorizing improvement of Audubon Road from P., C., C. & St. L. R. R. to C., H. & D. R. R. tracks	256
Transmitting ordinance authorizing improvement of Senate avenue from Tenth to Sixteenth streets	201
from Tenth to Sixteenth streets	-9-
from Indiana avenue to Tenth street	339
Castle and Toledo Traction Co. permission to enter over cer-	
tain streets	339
ing Department	339
Transmitting ordinances for the improvement of Marlow avenue	
from Oriental to Dorman streets; first alley east of Central avenue, from Seventeenth to Twentieth streets	270
Transmitting ordinance authorizing the improvement of Sanders street	
from East street to Madison avenue	371
Transmitting ordinance approving contract granting Henry L. Dithmer the right to lay and maintain side-track or switch across	
	457
Transmitting ordinance for the paving of St. Clair street from Railroad to Highland avenue	4FQ
Transmitting ordinance authorizing improvement of first alley south of	450
South street	458
Transmitting ordinances for the improvement of Barnes avenue from Thirty-second to Thirty-sixth streets; Beecher street from Shelby	
street to Barth avenue	543
Transmitting ordinance authorizing the improvement of Seventeenth street from first alley east of Talbott avenue to Central avenue	543
Transmitting ordinance ratifying, confirming and approving contract and agreement, City of Indianapolis and Sun Vapor Street Light	343
	- 4 4
Transmitting ordinance for the improvement of Maryland street from	544
West to Blackford streets	578
Transmitting ordinance approving contract granting Vandalia R. R. Co. the right to lay and maintain additional tracks across Belmont	
avenue	боб
Transmitting ordinances for the following improvements: Tenth street from West street to Indiana avenue; Linwood avenue	
from Washington to Michigan streets; Arsenal avenue from	
Roosevelt avenue to Nineteenth street	564 664
·	504
BONDS—OFFICIAL.	
General Ordinance No. 110—1907: An ordinance to fix the amount the bond to be given by the City Treasurer.	
Introduced	516 517
Committee report ϵ	566
Read second time	572
Read third time and passed	72
Approved by Mayor 6	
Bond of Edward I. Robison. County Treasurer-elect, and cx-officio Treasurer of the City of Indianapolis.	as-
Introduced	703 722
·· ppi o i ca - i i i i i i i i i i i i i i i i i i	22

BOUNDARIES. (See Annexations.)

BOXING.

General Ordinance No. 11—1907: An ordinance requiring persons giving or holding boxing and sparring matches in the City of Indianapolis to obtain a permit and pay a license fee of \$200.00 therefor.	
Introduced	
BRANCH STORES. (See License.)	
BRIGHTWOOD WATER WORKS.	
Report of engineers on Brightwood water works	
BUILDINGS. (Construction, protection from fire, etc.)	
General Ordinance No. 27—1907: An ordinance for fire protection in the City of Indianapolis, Indiana, and repealing all ordinances in connection therewith.	
Introduced	
General Ordinance No. 30—1907: An ordinance to prevent casualties by fire and insure better protection of life and buildings from the escape of gas in case of fire in buildings in the City of Indianapolis.	
Introduced	
General Ordinance No. 54—1907: An ordinance for fire protection in the City of Indianapolis, Indiana, and repealing all ordinances in connection therewith.	
Introduced	

General Ordinance No. 94—1907: An ordinance to amend sections 36 and 147 of an ordinance entitled "An ordinance providing for all matter's concerning, affecting, or relating to the construction, altera- tion, repairing or removal of buildings, structures and appurtenances thereto, erected or to be erected in the City of Indianapolis, Indiana," approved June 6, 1904. Introduced
General Ordinance No. 109—1907: An ordinance amending Section 204 of General Ordinance No. 34, 1904. Introduced
Read first time and referred to Public Safety and Comfort Committee. 616
CELLAR INSPECTOR.
General Ordinance No. 91—1907: An ordinance providing for the appointment of an Inspector of Cellars, defining his duties and powers, and fixing a time when the same shall take effect. Introduced
CHANGE OF STREET NAMES. (See Streets and Alleys.)
CITY CONTROLLER. , (Communications from City Controller from January 1 to December 31, 1907.)
Submitting statement of Board of Park Commissioners for expenses month of December, 1906

Submitting ordinance appropriating \$15,000 to Department of Public Parks	83
Submitting ordinance appropriating \$22,000 as additional sum for city	84
hall and auditorium building	·
month of February, 1907Submitting letter from Board of Public Works requesting appropria-	102
tion of \$500 additional for plats for assessment bureau Presenting communication from Board of Public Works requesting	115
appropriation of \$1,000 to bridge fund	115
questing appropriation of \$900 for salaries and office expenses Submitting communication from Board of Public Works and ordi-	116
nance appropriating \$5,000 for assessments reduced by court Submitting communication from Memorial Day Committee asking for	117
\$200 for Memorial Day expenses	159
Submitting letter from Board of Public Safety requesting transfer of \$800 from "Automobile Patrol Wagon Repairs" fund to "Automobile Maintenance and Repairs" fund	
Presenting communication from Board of Public Safety asking transfer of \$600 from "Fire Force Pay-roll" to "Furniture and Fix-	177
fer of \$600 from "Fire Force Pay-roll" to "Furniture and Fix-tures" account	234
tures" account Calling attention to Clause G, Section 5, of salary ordinance relative to custodian of Haughville town hall	234
Submitting communication from Board of Public Safety asking	234
transfer of \$2,000 in police force accounts, with ordinance for same	255
Submitting ordinance providing for the appropriation of \$800 as an addition to Maintenance of Bath House fund	281
Presenting communication from Board of Public Works requesting \$1,500 additional for "City Civil Engineers' Account" fund	282
Presenting communication from Department of Public Safety request- ing additional appropriation for gas and electricity at East Market	290
Presenting communication from Board of Health requesting additional	291
appropriation for City Dispensary	308
to No. 37, inclusive	
Submitting communication from Department of Public Works request-	327
ing additional appropriation of \$25,000 for City Civil Engineer's salary account and \$25,000 for repairing permanently improved	0
streets	328
No. 38 to No. 56, inclusive	330
priation of \$200 for horse board and transportation Submitting communication from Department of Public Safety request-	362
ing transfer of \$843 to "Repairs to Buildings" fund and ordinance for same	363
Submitting communication from Department of Public Safety requesting transfer of \$600 to "Prisoners' Meals" account and ordinance	505
for same Submitting applications for city retail liquor (saloon) licenses from	364
No. 57 to No. 67, inclusive	3б5
No. 68 to No. 148, inclusive	388
Submitting ordinance appropriating \$1,000 to miscellaneous expenses of city offices	444

Presenting communication from Department of Public Works requesting additional appropriation of \$1,000 to City Civil Engi-	
Presenting communication from Department of Public Works re-	444
questing additional appropriation of \$2,700 to "Sewer Gang's Payroll" account Submitting ordinance appropriating \$25,000 to Department of Public	445
Works as "Repairs to Permanently Improved Streets" account Submitting communication from Department of Health and Charities requesting transfer of \$450 to "Incidentals" account at City Hos-	446
pital	446
Submitting communication from Board of Health requesting appro- priation for "Repairs to Buildings" and ordinance appropriating	
Presenting communication from Board of Health requesting additional appropriation of \$1,000 for "Paints and Painting" and ordinance	440
Presenting communication from Board of Park Commissioners re-	448
questing appropriation of \$2,514.93 to pay assessments for public improvements	449
in the appeal of the liquor license case, pursuant to a resolution	440
passed by Common Council	749
for city hall	450
No. 149 to No. 163, inclusive Submitting applications for city retail liquor (saloon) licenses from	450
No. 164 to No. 223, inclusive Submitting applications for city retail liquor (saloon) licenses from No. 224 to No. 228, inclusive	490
Submitting communication from Board of Public Works requesting transfer of \$100,000 from "City Hall and Auditorium" fund to	
"City Hospital Improvement" fund and ordinance for same Submitting communication from Department of Public Works requesting transfer of \$10,738.74 to "Collection and Disposal of Garbage"	571
fund and ordinance for same	573
questing transfer of \$100 to "Current" fund in East Market House accounts; also transfer of \$1,200 to "Horse Feed" fund in Fire	
Department Submitting communication from Department of Public Works requesting additional appropriation of \$20,000 for sweeping and	574
cleaning improved streets, and ordinance for same Submitting applications for city retail liquor (saloon) licenses from	575
No. 229 to No. 232, inclusive	576
ing transfer of \$200 to "Bicycles and Repairs" account and ordinance for same	558
Submitting ordinance for readjustment of salaries at City Hospital Submitting applications for city retail liquor (saloon) licenses from	
No. 233 to No. 266, inclusive Submitting applications for city retail liquor (saloon) licenses from No. 267 to No. 341, inclusive	627
No. 267 to No. 341, inclusive	
same Submitting applications for city retail liquor (saloon) licenses from	
No. 342 to No. 371, inclusive	0/7

Submitting bond of Edward J. Robison, County Treasurer-elect and ex-officio Treasurer of the City of Indianapolis				
COMMITTEES—NEW.				
New Standing Committee on License	296 296			
COMMITTEES—SPECIAL.				
Special Committee on Rules Special Committee to Legislature Special Committee on Electric Lights Special Committee on City Offices	20 80 94 189			
COMMITTEES—SPECIAL; REPORTS OF.				
Committee on Rules	345			
COMMITTEES—STANDING; REPORTS OF.				
CONTRACTS AND FRANCHISES.				
Appropriation Ordinance No. 10, 1907. Appropriation Ordinance No. 10, 1907. General Ordinance No. 69, 1907. General Ordinance No. 98, 1907. General Ordinance No. 107, 1907.	371 372 664			
FEES AND SALARIES,				
General Ordinance No. 153, 1906. General Ordinance No. 160, 1906. General Ordinance No. 24, 1907. General Ordinance No. 32, 1907. General Ordinance No. 53, 1907. General Ordinance No. 52, 1907. General Ordinance No. *50, 1907. General Ordinance No. 40, 1907. General Ordinance No. 46, 1907. General Ordinance No. 59, 1907. General Ordinance No. 59, 1907. General Ordinance No. 51, 1907. General Ordinance No. 51, 1907. General Ordinance No. 51, 1907. General Ordinance No. 21, 1907. General Ordinance No. 21, 1907.	118 193 210 256 257 258 293 293 293 297			
Appropriation Ordinance No. 32, 1906	6			
General Ordinance No. 143, 1906. Appropriation Ordinance No. 35, 1906. Appropriation Ordinance No. 1, 1907. Appropriation Ordinance No. 3, 1907.	6 28			

Appropriation Ordinance No. 4, 1907	The
Appropriation Ordinance No. 6, 1907	
	162
Appropriation Ordinance No. 8, 1907	102
Appropriation Ordinance No. 5, 1907	1//
General Ordinance No. 53, 1907	
General Ordinance No. 39, 1907	259
General Ordinance No. 60, 1907.	294
General Ordinance No. 65, 1907	342
Appropriation Ordinance No. 13, 1907	
Appropriation Ordinance No. 14, 1907	458
Appropriation Ordinance No. 12, 1907	459
Appropriation Ordinance No. 15, 1907	459
Appropriation Ordinance No. 11, 1907	450
General Ordinance No. 76, 1907	
General Ordinance No. 75, 1907.	460
Appropriation Ordinance No. 16, 1907	
Recommendations on appropriations for 1908	510
General Ordinance No. 88, 1907	52/
Appropriation Ordinance No. 19, 1907	
Appropriation Ordinance No. 17, 1907	
Appropriation Ordinance No. 18, 1907.	
Appropriation Ordinance No. 21, 1907	545
General Ordinance No. 80, 1907	545
General Ordinance No. 89, 1907	546
General Ordinance No. 90, 1907.	546
Appropriation Ordinance No. 24, 1907	606
General Ordinance No. 83, 1907	
General Ordinance No. 84, 1907.	607
General Ordinance No. 101, 1907	608
General Ordinance No. 102, 1907.	600
Consul Ordinance No. 102, 1907.	600
General Ordinance No. 103, 1907	66-
General Ordinance No. 105, 1907	005
General Ordinance No. 110, 1907	
Resolution No. 19, 1907.	705
General Ordinance No. 114, 1907.	706
General Ordinance No. 100, 1907	707
Resolution No. 22, 1907	721
JUDICIARY.	
General Ordinance No. 132, 1906	162
General Ordinance No. 133, 1906.	163
ceneral oranianee ivo. 133, 1966	103
A	
LICENSE.	
LICENSE.	
Applications for Retail Liquor (Saloon) Licenses	21-
Applications for Retail Liquor (Saloon) Licenses.	342
Applications for Retail Liquor (Saloon) Licenses	372
Resolution No. 10, 1907	424
Applications for Ketail Liquor (Saloon) Licenses	401
Appropriation Ordinance No. 23, 1907 Applications for Retail Liquor (Saloon) Licenses Applications for Retail Liquor (Saloon) Licenses	528
Applications for Retail Liquor (Saloon) Licenses	528
Applications for Retail Liquor (Saloon) Licenses	547
Applications for Retail Liquor (Saloon) Licenses	010
Applications for Retail Liquor (Saloon) Licenses	602
Applications for Retail Liquor (Saloon) Licenses	694
Applications for Retail Liquor (Saloon) Licenses. Applications for Retail Liquor (Saloon) Licenses.	694

	ORDINANCES.			
Special Ordinance No. II,	1907 102 1907 164 1907 260 1907 250 1907 343 1907 462 1907 462 666 666			
PERM	IANENT IMPROVEMENTS.			
General Ordinance No. 78, General Ordinance No. 79, General Ordinance No. 86, General Ordinance No. 104.	1907 462 1907 463 1907 463 1907 549 1907 695 1907 695			
	PUBLIC HEALTH.			
General Ordinance No. 29, General Ordinance No. 71, General Ordinance No. 93,	1906 28 1907 237 1907 373 1907 578 1907 667			
•	PUBLIC MORALS.			
General Ordinance No. 159, General Ordinance No. 31, General Ordinance No. 47, General Ordinance No. 58, General Ordinance No. 58, General Ordinance No. 63, General Ordinance No. 66,	1906 7 1906 7 1907 194 1907 236 1907 236 1907 283 1907 344 1907 344 1907 374			
PUBLIC P	PROPERTY AND IMPROVEMENT.			
General Ordinance No. 156, General Ordinance No. 6, General Ordinance No. 6, General Ordinance No. 8, General Ordinance No. 23, General Ordinance No. 23, General Ordinance No. 30, General Ordinance No. 35, General Ordinance No. 49, General Ordinance No. 61, General Ordinance No. 94,	1906 8 1906 8 1907 29 1907 30 1906 30 1907 118 1907 164 1907 262 1907 262 1907 549 1907 550 1907 557 1907 708			
General Ordinance No. 112,	1907			

	FUBLIC SAFETY AND COMFORT.					
,	General Ordinance No. 43, 1907. General Ordinance No. 27, 1907. General Ordinance No. 54, 1907. General Ordinance No. 152, 1906. General Ordinance No. 64, 1907. General Ordinance No. 73, 1907. Resolution No. 18, 1907.	238 262 263 344				
	RAILROADS.					
	General Ordinance No. 147, 1906. General Ordinance No. 148, 1906. General Ordinance No. 15, 1907. General Ordinance No. 20, 1907. General Ordinance No. 28, 1907. General Ordinance No. 56, 1907. General Ordinance No. 87, 1907. RULES.	178				
	General Ordinance No. 42, 1907	222				
		239				
	General Ordinance No. 5, 1907. General Ordinance No. 4, 1907. General Ordinance No. 3, 1907. General Ordinance No. 1, 1907. General Ordinance No. 10, 1907. General Ordinance No. 10, 1907. General Ordinance No. 13, 1907. General Ordinance No. 14, 1907. General Ordinance No. 14, 1907. General Ordinance No. 33, 1907. General Ordinance No. 33, 1907. General Ordinance No. 34, 1907. General Ordinance No. 51, 1907. General Ordinance No. 7, 1907. CORPORATION COUNSEL. (Communications from Corporation Counsel from January 1 to December 31, 1907).	33 70 71 119 119 211 238 239 283				
	Recommending increase of salary for the assistant city attorney	340				
	DANCES AND DANCE HALLS. (See Police.)					
	DISORDERLY CONDUCT.					
	General Ordinance No. 150—1006: An ordinance prohibiting disord conduct in the City of Indianapolis, and providing a penalty for violation thereof, and fixing a time when the same shall take effectintroduced (see page 560, 1906 Proceedings). Committee report Read second time Ordered engrossed and placed on passage. Read third time and passed. Approved by Mayor.	the				

General Ordinance No. 58—1907: An ordinance amending Section 1 of General Ordinance No. 159, 1906, entitled, "An ordinance prohibiting disorderly conduct in the City of Indianapolis, and providing a penalty for the violation thereof, and fixing a time when the same shall take effect," approved January 18th, 1907, and fixing a time when the same shall take effect. Introduced
ELECTIONS.
Election of President and President pro tem. of Common Council1, 2, 3
EMPLOYMENT BUREAUS.
General Ordinance No. 45—1907: An ordinance regulating the keeping, operation and maintenance of intelligence offices and employment bureaus.
Read first time and referred to Public Morals Committee 228 Committee report 236 Read second time 247 Amended 247 Ordered engrossed and placed on passage 247 Read third time and passed 248 Approved by Mayor: 254
General Ordinance No. 99—1907: An ordinance amending Section five (5) of General Ordinance number forty-five (45), 1907, entitled "A special ordinance regulating the keeping, operation and maintenance of intelligence offices and employment bureaus," passed June 3, 1907, and approved by the Mayor on the 13th day of June, 1907.
Introduced
Approved by Mayor
FOOD. (See Pure Food.)
HOSPITALS.
General Ordinance No. 71—1907: An ordinance regulating the location, erection, operation and maintenance of hospitals, sanitariums, buildings or structures for the treatment of contagious or infectious diseases within the City of Indianapolis, fixing a penalty for the violation thereof, and providing for the publication of said ordinance, and fixing a time when the same shall take effect. Introduced

Read second time	 ÷	385
Ordered engrossed and placed on Read third time and passed		
Approved by Mayor		

INTERURBANS. (See Terre Haute, Indianapolis and Eastern.)

LICENSE. (Applications for City Retail Liquor (Saloon) Licenses.)

No.	Name of Applicant.	Page	Disposition by Council.	Paga
NO.	Joseph Emminger	_		
2	John F. Mack		Approved	
3	Philip Trietsch		Approved	355
4	John F. Connors		Approved	
5	P. J. Gullefer		Approved	355
6	C. E. Rogers	311	Approved	355
7 8	Henry C. Dippel	311	Approved	
8	John M. Taylor	312	Not approved	343
9	William Pletzer	312	Approved	355
10	William G. Weiss	312	Approved	355
ΙΙ	Ignatz Berkowitz	313	Approved	335
12	Samuel Wolpa	313	Approved	335
13	W. T. Weeder	314	Approved	355
14	Bart Shanahan	314	Approved	355
15 16	Charles Sheperkoter Louis Weissman	315	Approved	355
17	Myer Penish	315	Approved	355
18	Jacob F. Hess	316	Approved	355 355
19	John C. Vollrath	316	Approved	355
20	August Bruhn	317	Approved	355
21	Sam Greenwald	317	Approved	355
22	B. Wernke	317	Approved	355
23	Henry Roell	318	Not approved	530
24	George Dordea	318	Not approved	343
25	George Schanz	319	Not approved	343
26	Albert Ledig	319	Not approved	343
27	August W. Boetcher	320	Approved	355
28	Peter Brown	320	Not approved	343
29	Louis Konder	320	Approved	355
30	C. C. Smelcer	321	Approved	355
31	Ollie Coonce	321	Approved	355 355
33	Leopold Weiss	322	Approved	355
34	S. J. Brockhausen	323	Approved	355
35	John Comstock	323	Approved	355
36	George Egan	323	Approved	355
37	George Evan	324	Approved	355
38	Emmet G. Sering	331	Approved	383
39	Henry Lichtenberg	331	Approved	- 383
40	Wm. F. Brandt	332	Not approved	373
41	Thos M. Tighe	332	Approved	383
42	Patrick Barton	332	Approved	383
43	J. D. Bremer	333	Approved	531
44	James M. Jones George Seifert	333	Not approved	530
46	Frank J. Dudlev	334	Not approved	373 373
47	William S. Miller	334 335	Approved	383
4/	Trimmin D. Billici	335	Approved	303

No.	Name of Applicant.	Page	Disposition by Council.	Page
48	Wolf Sussman	335	Approved	383
49	Matt Lewis	335	Approved	383
50	John Brennen		Not approved	373
51	Thomas G. Bramlette		Not approved	373
52	Fritz Hess		Not approved	373
53	Edward W. Wilbert	337	Approved	383
54	Gustave Thiem	337	Approved	531
55 56	John Pugel	338	Not approved	530 383
57	Henry Meyer	338 365	Approved	482
58	Fred Metzheiser	366	Approved	482
5 9	Karl Weinerth	366	Not approved	461
60	Lorenz Leppert	367	Approved	482
61	F. H. Rhees	367	Not approved	461
62	James D. Hamlin	368	Approved	482
63	Jacob Erpelding	368	Not approved	461
64	Edward J. Gimbel	369	Approved	482
65	Sabastian Baum	369	Not approved	461
66	Albert Miller	, , ,	Not approved	461
67	James E. McNamara	370	Not approved	694
68	G. H. Secrist	389	Approved	531
69	Chas. A. Howes	390	Approved	531
70	Henry Ostendorf	, 02	Approved	531 531
71 72	Oscar Rieger	391	Approved	531
73	Charles Thomas	391	Approved	531
74	Albert Schroeder	392	Approved	531
75	Iulius Gally	392	Approved	531
76	David W. Lawrie	393	Approved	531
	Gottlieb Leukhart	393	Approved	531
77 78	James Moran	394	Approved	531
79	E. W. Hindel	394	Approved	696
80	Louis Hofmann	394	Approved	531
81	John O'Brien	395	Approved	531
82	C. J. Gardner	395	Approved	531
83 84	David Fair	396	Approved	531
85	Nathan Berkowitz	396 397	Approved	531 531
86	Frank Fivecoat	397	Approved	531
87	Herman Haas	397	Approved	531
88	Rudolph Zoffmann	398	Approved	531
89	Michael Ford	398	Approved	531
90	Fred Weil	399	Approved	531
91	John Hughes	399	Approved	531
92	Frank Brown	400	Not approved	530
93	Isaac Ciener	400	Not approved	530
94	Ernest Schofer	400	Approved	531
95	James Geraghty	401	Approved	531
96	Geo. 1. Caldwell		Approved	531
97 98	George Siefert		Not approved	530
99	H. D. O'Connell	402	Approved	531
100	Louis Koerner	403	Approved	531 531
101	George R. Parke	403	Approved	531
102	William J. Federspill	404	Approved	531
103	John Ebner	404	Approved	53I
104	Wm. H. Quinn	405	Not approved	530
105	Louis Hirsch	405	Approved	531
106	H. L. Rood	406	Approved	531

No.	Name of Applicant.	Page	Disposition by Council.	Page
107	Name of Applicant. John E. Hafner	405	Approved	531
108	Joseph Stahr	406	Approved	531
109	Martin Sullivan	407	Approved	531
110	Fred Ostenforth		Approved	531
III	Wm. H. Smith	408	Approved	531
112	F. A. Tiemeier	408	Approved	531
113	Joe Tobin	409	Approved	531
114	John A. Donahue	409	Not approved	530
115	Chas. Glitzenstein	409	Approved	531
116	Geo. H. Witthoff	410	Approved	531
117	Connor McGinty	410	Approved	531
118	Bernhard Dorfman	411	Not approved	530
119	Charles B. Wells	411	Approved	531
120	Thomas C. Carter	412	Not approved	530
121	M. J. Noone	412	Approved	531
* I22	Gordon Donaldson	413	Approved	531
- 123	Peter Lawall	413	Not approved	530
124	W. E. Mazelin	413	Approved	531
125	Jay G. Wilbraham. John A. Vansickle.	414	Approved,	531
120	Frank Hollenbeck	414 415	Not approved	530 531
128	Frank Tooley		Approved	
129	Harry Peters	415	Approved	531 °
130	Frank E. Hittell	416	Not approved	530
131	James D. Moriarity	416	Approved	696
132	George Sperr	417	Approved	531
133	Charles Rosuck	417	Approved	531
134	Charles Knauer	418	-Approved	531
135	John Herr	418	Approved	531
136	Wm. Kollinger	418	Not approved	530
137	B. A. Green	419	Approved	531
138	O. H. Smith	419	Approved	531
139	Charles Czinczoll	420	Approved	53 I
140	Henry Seibert	420	Not approved	548
141	Jerry Sullivan	420	Not approved	694
142	John J. Maroney	421	Not approved	530
143	Frank M. Forey	421	Approved	531
144	Christian Ries	422	Approved	531
145	Louis Beck	422	Approved	531
146	Fred Warner	422	Approved	531
147 148	Fred Lane Edward Beiser	423	Not approved	530
149	John J. Greisehop	423	Not approved	531 530
150	George Oswald	450 451	Approved	531
151	Michael Lucid	451	Approved	531
152	Con Carr	451	Approved	
153	J. L. Long	452	Not approved	530
154	John Dragomir	453	Approved	531
155	John J. Green	453	Not approved	530
156	John Lall		Not approved	- 530
157	William Hodde	454	Not approved	530
158	James Mullen M. P. Tivenan	455	Approved	531
159	M. P. Tivenan	455	Approved	5°I
160	Martin Shafer	1 456	Not approved	548
161	John Koch			
162	Robert Hoeflein	456	Approved	531
163	Alexander Jonas		Approved	531
164	Peter Ivory	491	Approved	561

No.	Name of Applicant.	Page	Disposition by Council.	Page
165	Quinn Hetherington		Approved ,	561
166	W. H. Quinn	492	Approved	561
167	W. H. Quinn	493	Approved	561
168	J. M. Riley	493	Approved	561
169	J. W. Suess	493	Approved	561
170	Fred Rasemann	494	Not approved	548
171	Augustus Giuffre	494	Approved	561
172	Henry Egelhoff	495	Approved	561
173	Edward F. Schmidt	495	Approved	561 548
174 175	John Cain	496 496	Not approved	561
176	S. A. D. Clary	496	Not approved	548
177	Clyde E. Hopper	497	Approved	561
178	Geo. F. Meyer	497	Not approved	548
179	Thomas W. Mason	498	Approved	561
180	Simon Matelic	498	Approved	561
181	William R. Seitz	499	Approved	561
182	Charles Hilt	499	Approved	561
183	Simon Goldsmith	499	Not approved	548
184	Henry A. Kolker	500	Approved	561
185	Sam Snitman	500	Approved	561
186	Theodore Bauer	501	Approved	561
187	M. T. Boylen Frank Iten	501	Approved	561
189	Toney Laria	502	Approved	561 561
.190	M. M. Scott	502	Approved	561
191	F G. Barry	503	Approved	561
192	F. G. Barry J. F. McCarthy	503	Approved	561
193	William Eckert	504	Not approved	548
194	John Hebeler	504	Not approved	548
195	Thomas J. Long	505	Not approved	548
196	Chris Janaki	505	Not approved	548
197	Ben Baker	506	Not approved	548
198	J. B. Reynolds	506	Not approved	548
199	Alfred Sanders John Kus	507	Approved	561
200 20I	B. B. Sefton	507	Approved	561 561
202	Charles Richter	507	Approved	
203	Charles Richter	508	Approved	618
204	Albert Blackwell	500	Approved	561
205	Ulysses Grant Reed	509	Approved	561
206	John Hahn	510	Not approved	548
207	R. Griffin	510	Approved	561
208	Ralph Stubbs	510	Approved	561
209	Chas. Fetters	511	Approved	561
210	Martin Collins	511	Approved	
211	Joseph H. Vonderheide	512	Approved	
212	Edwin Shoreaker	512	Approved	
213 214	Jas. W. Cline	513	Not approved	548 561
215	Bert Ivey	513	Approved	696
216	Charles Lawler	514 514	Approved	561
217	Thomas Kinney	514	Approved	561
218	John J. Gawley	515	Approved	
219	S. Berringer	515	Approved	
220	Perry Porter	516	Approved	561
22 I	J. J. Sullivan	516	Approved	
222	Ed Linton	517	Approved	561
223	J. P. Tarpey	517	Not approved	548

	,			
No.	Name of Applicant.	Page	Disposition by Council.	Page
224	W. M. Prosser	341	Approved	618
225	Paul Emhart	341	Approved	ú18
226	Frank Robbins	542	Not approved	610
227	M. M. Donahue	542	Approved	618
228	John J. Giesen	542	Approved	618
229	Milo Wray	576	Approvéd	618
230	Adolph Glick	576	Not approved	610 618
231	R. N. McNulty Bernhard Dorfman	577	Approved	610
232 233	Thomas J. Heffernan	577	Not approved	634
234	Frank J. Ahrens	591	Approved	697
235	Phillip J. Hoffbauer	591	Approved	697
236	Chas. H. Root	592	Approved	
237	Adam Haubrich	592	Approved	
238	Edward Goodperl		Not approved	694
239	George Coble, Jr	593	Approved	697
240	Charles Barnes	594	Approved	697
241	Harry Klein	594	Approved	697
242	Abe Davis	594	Not approved	694
243	William Shane	595	Not approved	694
244	L. Kahn	595	Not approved	694
245	Henry A. Louthan	596	Approved	697
246	Oscar B. Barthel	596	Not approved	694
247	George Knarzer	597	Approved	697
248	Frank Cane	597	Not approved	694
249 250	Nick Stancil	597 598	Approved	697 697
251	James N. Wallace	598	Approved	697
252	Thomas Sexton	599	Approved	697
253	William Greenwell	599	Approved	697
254	John Gill	600	Not approved	694
255	William Scott	600	Not approved	694
256	Herman Newman	601	Approved	697
257	B. C. Nye	601	Not approved	694
258	Thomas O'Malia	601	Approved	697
259	Fred A. Meyers	602	Approved	697
260	Fred Malwig	602	Approved	697
261	George Gasper	603	Approved	697
263	James Weaver	603	Approved	697
264	William Rogers	604 604	Approved	697
265	Jacob Schulmeyer	605	Not approved	694
266	John Flaherty	605	Approved	697
267	Alvin Cavett	629	Approved	697
268	Frank Ward	629	Approved	697
269	Egit Brishenk	630	Approved	697
270	Louis Schultz	630	Approved	697
271	Gustav Pink	631	Approved	697
272	John Winklehaus	631	Approved	697
273	Jacob Sattinger	632	Not approved	694
274	John F. Hurley	632	Approved	697
275	Charles McCarty	632	Approved	697
276	Joseph Zein	633	Approved	697
277	-F. D. Beck	633	Approved	697
278 279	Patrick Holloran	634	Approved	697
280	Charles St. Clair	634	Approved	697
200	John Dugan	635	Approved	697

No. Name of Applicant. Page 181 Disposition by Council. Page 282 Bisposition by Council. Page 283 Mot approved 694 697 283 John F. Sanders 636 Approved 697 697 284 John Jaeger 637 Approved 697 285 A. A. Wicker 637 Approved 697 286 Isidor Davidson 637 Not approved 697 287 David Koontz 638 Approved 697 288 F. W. Gaul 638 Approved 697 289 John Lux 639 Approved 697 290 Eli Apolzon 639 Approved 697 291 H. W. Klanke 640 Approved 697 292 John Wahl 640 Approved 697 293 Louis W. Tulley 641 Approved 697 294 Daniel Lanahan 641 Approved 697 295 William Henry	281 Isaac Ceiner 635 Not approved 6 282 Michael O'Brien 636 Approved 6 283 John F. Sanders 636 Approved 6 284 John Jaeger 637 Approved 6 285 A. A. Wicker 637 Approved 6 286 Isidor Davidson 638 Approved 6 287 David Koontz 638 Approved 6 288 F. W. Gaul 638 Approved 6 289 John Lux 639 Approved 6 290 Eli Apolzon 639 Approved 6 290 Eli Apolzon 639 Approved 6 291 H. W. Klanke 640 Approved 6 292 John Wahl 640 Approved 6 292 John Wahl 641 Approved 6 294 Daniel Lanahan 641 Approved 6	994 997 997 997 997 997 997 997 997 997
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315	315 Pat. H. Broderick 651 Approved 0 316 Archie Greathouse 651 Approved 0 317 Andy Reinhart 652 Approved 0 318 Frank Weilacher 652 Approved 0	97
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321 J. W. Ross 654 Approved 697 322 Howard J. Finley 654 Approved 697 323 Gustave Braeuchle 655 Approved 697 324 Robert Campbell 655 Approved 697 325 Walter Yurenz 656 Approved 697 326 A. Marvin 656 Not approved 694 327 John Bannister 657 Approved 697 328 Wm. E. Hindel 657 Approved 697 329 Bud Sullivan 657 Approved 697 330 P. F. Moriarty 658 Approved 697 331 Charles G. Baase 658 Approved 697 332 Wm. H. Holloran 659 Approved 697 333 Edward Spahn 659 Approved 697 334 Paul Hofman 660 Approved 697 335 James F. Powell 660	320 Charles Raasch 653 Approved	
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323 Gustave Braeuchle 655 Approved 697 324 Robert Campbell 655 Approved 697 325 Walter Yurenz 656 Approved 692 326 A. Marvin 656 Not approved 694 327 John Bannister 657 Approved 697 328 Wm. E. Hindel 657 Approved 697 329 Bud Sullivan 657 Approved 697 330 P. F. Moriarty 658 Approved 697 331 Charles G. Baase 658 Approved 697 332 Wm. H. Holloran 659 Approved 697 333 Edward Spahn 659 Approved 697 334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697	222 Howard I Finley 654 Approved	
324 Robert Campbell 655 Approved 697 325 Walter Yurenz 656 Approved 697 326 A. Marvin 656 Not approved 694 327 John Bannister 657 Approved 697 328 Wm. E. Hindel 657 Approved 697 329 Bud Sullivan 657 Approved 697 330 P. F. Moriarty 658 Approved 697 331 Charles G. Baase 658 Approved 697 332 Wm. H. Holloran 659 Approved 697 333 Edward Spahn 659 Approved 697 334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697		
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326 A. Marvin 656 Not approved 694 327 John Bannister 657 Approved 697 328 Wm. E. Hindel 657 Approved 697 329 Bud Sullivan 657 Approved 697 330 P. F. Moriarty 658 Approved 697 331 Charles G. Baase 658 Approved 697 332 Wm. H. Holloran 659 Approved 697 333 Edward Spahn 659 Approved 697 334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697	324 Nobert Campbell 055 Approved (
327 John Bannister 657 Approved 697 328 Wm. E. Hindel 657 Approved 697 329 Bud Sullivan 657 Approved 697 330 P. F. Moriarty 658 Approved 697 331 Charles G. Baase 658 Approved 697 332 Wm. H. Holloran 659 Approved 697 333 Edward Spahn 659 Approved 697 334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697	325 Walter Furenz 050 Approved	
328 Wm. E. Hindel 657 Approved 697 329 Bud Sullivan 657 Approved 697 330 P. F. Moriarty 658 Approved 697 331 Charles G. Baase 658 Approved 697 332 Wm. H. Holloran 659 Approved 697 333 Edward Spahn 659 Approved 697 334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697		
329 Bud Sullivan 657 Approved 697 330 P. F. Moriarty 658 Approved 697 331 Charles G. Baase 658 Approved 697 332 Wm. H. Holloran 659 Approved 697 333 Edward Spahn 659 Approved 697 334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697		
330 P. F. Moriarty 658 Approved 697 331 Charles G. Baase 658 Approved 697 332 Wm. H. Holloran 659 Approved 697 333 Edward Spahn 659 Approved 697 334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697		
331 Charles G. Baase 658 Approved 697 332 Wm. H. Holloran 659 Approved 697 333 Edward Spahn 659 Approved 693 334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697	329 Bud Sullivan 057 Approved	
332 Wm. H. Holloran 659 Approved 697 333 Edward Spahn 659 Approved 697 334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697		
334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697	331 Charles G. Baase 658 Approved	
334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697	332 Wm. H. Holloran 659 Approved	
334 Paul Hofman 660 Approved 697 335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697	333 Edward Spahn	97
335 James F. Powell 660 Approved 697 336 Henry Wachtel 661 Approved 697	334 Paul Hofman	97
336 Henry Wachtel 661 Approved 697	335 James F. Powell	597
227 Chas Simon 661 Not approved 624	336 Henry Wachtel 661 Approved	97
33/ Chas. Simon 001 Not approved 094	337 Chas. Simon 661 Not approved	094
338 Chas. Madinger 662 Not approved 694	338 Chas. Madinger	

No.	Name of Applicant.	Page	Disposition by Council.	Page
339	John P. Caldwell		Approved	697
340	William Eckenberg		Approved	697
	Theman Dedman	662		
341	Thomas Redman		Not approved	694
342	Aaron Jaffe		Approved	697
343	Ignatz Krakovitz	679	Approved	697
344	Frank Steinecker	679	Approved	697
345	Elias Krauss	679	Approved	697
346	George O'Connor	680	Approved	697
	George W. Thomas	680	Approved	697
347				
348	John Roeder	681	Approved	697
349	George Keller		Approved	697
350	James Clones	682	Approved	697
351	L. W. Twine	682	Approved	697
352	George Strassner	683	Approved	697
	Fred Blackwell	683	Approved	697
353	William Deal			
354	William Beal	684	Approved	697
355	Louis Brown	684	Approved	697
356	Otto Hofmann	684	Approved	697
357	John McPadden	685	Approved	697
358	Martin McGrayel	685		
359	Pat Shine	686		
	F. B. Drake	686		
360	r. b. Diake			
361	Max Kiefer	687		
362	Abe Polaski	687		
363	Patrick O'Brien	688		
364	Patrick J. Roache	688		
365	Carl Habich	688		
366	Philip H. McGuire	689		
300		!		
367	Ingram Raney	689		
368	Douglas Barnes	690		
369	Wm. J. Wallace	690		
370	David O'Donnell	691		
371	John L. Donavon	691	Approved	697
37 -	John 2. Bonavon	0.91	Tipproved	/ /
Con	eral Ordinance No. 132—1906:	A o.r.	dinance for the licensing	tow-
	ng and regulating of branch stor			
	the city for temporary business or			nola-
	tion thereof, and fixing a time wh			
Intro	oduced (see page 478, 1906 Proc	eeding	(s).	
Com	mittee report			162
	I second time			
	nded			
Orde	ered engrossed and placed on pass	2000		172
Dand	thind times and praced on pass	age		172
Keau	third time and passed			1/2
Appr	oved by Mayor			170
_				_
Gene	ral Ordinance No. 133—19 0 6: A	An ord	linance to amend Section	4 o.f
ć	an ordinance entitled. "An ordina	ance r	equiring auctioneers, pedd	llers,
1	nucksters, and certain classes of	public	showmen to pay a licens	se to
	the City of Indianapolis; regulat			
4	the business of such persons, and	ranar	ling certain ordinances he	rein
	energified" approved Type 74, 7006	i cpea	fring certain ordinances in	nme
٤	specified," approved June 14, 1886); and	nxing a time when the	same
	shall take effect.			
Intro	duced (see page 479, 1906 Proce	edings	5).	_
Com	mittee report			
Read	second time			172
Ame	nded			172
Orde	red engrossed and placed on pass	age .		172
	g proced our proso			-

Read third time and passed
General Ordinance No. 152—1906: An ordinance requiring peddlers and hawkers to pay a license to the City of Indianapolis, providing penalties for the violation thereof, and repealing all ordinances or parts of ordinances in conflict therewith. Introduced (see page 540, 1906 Proceedings). Committee report
Report not concurred in
General Ordinance No. 39—1907: An ordinance relating to the licensing, taxing and regulating of all shops, inns, taverns or other places where intoxicating liquors are kept for sale to be used in or upon the premises, and regulating, restraining such inns, taverns, shops or places aforesaid, defining and designating the places, locality, room, building or other place where such liquors may be sold, and excluding the sale of such liquors from certain districts of the City of Indianapolis, and declaring an emergency.
Introduced
Committee report
Read second time
Amended
Ordered engrossed and placed on passage
Read third time and passed
Approved by Mayor 280
General Ordinance No. 65—1907: An ordinance to license the use of billiard tables and pool tables where a fee is charged.
Introduced
Committee report
Read second time
Ordered engrossed and placed on passage
Read third time and passed
Approved by Mayor
MARKET. (See Pure Food.)
MAYOR.
Communications from Charles A. Bookwalter, Mayor, from January 1 to December 31, 1907.
Approving Appropriation Ordinances Nos. 30, 31, 33 and 34, 1906, and General Ordinance No. 145, 1906.
Approving General Ordinances Nos. 141, 143, 147, 153, 156 and 157, 1906
Approving Appropriation Ordinance No. 32, 1006
Approving General Ordinance No. 159, 1906
Approving General Ordinances Nos. 150 and 103, 1906, and 8, 1907,
and Appropriation Ordinance No. 35, 1906
Recommending passage of ordinances appropriating \$22,000 for City Hall and Auditorium, and \$15,000 for Board of Park Com-
missioners
Approving Appropriation Ordinance No. 1, 1907, and General Or-
dinance No. 15, 1907

Approving General Ordinance No. 20, 1907	113
Recommending appropriation of \$1,000 for repairs to bridge over Fall	
Creek at Northwestern avenue	114
Transmitting report of engineers on Brightwood water works	130
Approving Appropriation Ordinances Nos. 3, 4, 6 and 7, 1907, and	-00
General Ordinance No. 26, 1907. Approving General Ordinances Nos. 132 and 133, 1906	176
Approving General Ordinances Nos. 132 and 133, 1906	176
Approving General Ordinance No. 28, 1907, and Appropriation Or-	191
dinances Nos. 8 and 9, 1907	191
Not approving General Ordinance No. 31, 1007	207
Approving General Ordinance No. 32, 1907	208
Approving General Ordinance No. 38, 1907, and Appropriation Or-	
	233
	253 254
	254
Approving General Ordinances Nos. 52, 53, 55 and 57, 1907	278
Approving General Ordinance No. 49, 1907	278
Approving Special Ordinance No. 5, 1907	278
	278 281
Approving General Ordinance No. 58, 1007	289
Approving General Ordinance No. 54, 1907	290
Approving General Ordinance No. 54, 1907	
1907, and General Ordinances Nos. 50 and 60, 1907	325
Communication in regard to General Ordinance No. 47, 1907, and	226
street lights at railroad crossings	326
pair of permanently improved streets.	326
Approving General Ordinances Nos. 66, 64, 63 and 65, 1907, and	0
Resolution No. 8, 1907	361
Approving Special Ordinance No. 9, 1907, and General Ordinance	-6-
No. 56, 1907	362
dinances Nos. 13 and 10, 1007, General Ordinances Nos. 70 and	
	429
Transmitting communication from City Controller in reference to	
	430
Approving Special Ordinance No. 8, 1907, General Ordinances Nos. 75, 76, 77 and 79, 1907, Appropriation Ordinances Nos. 11, 12, 14,	
	537
Approving General Ordinance No. 88, 1907	538
Approving General Ordinance No. 92, 1907, Appropriation Ordinances Nos. 19 and 23, and Resolution No. 12, 1907	-
Nos. 19 and 23, and Resolution No. 12, 1907	539
Approving Appropriation Ordinance No. 16, 1907	539
Approving General Ordinances Nos. 85, 89 and 90, 1907, Appropriation Ordinances Nos. 17, 18 and 21, 1907, and Resolution No. 14, 1907.	569
Approving General Ordinance No. 80, 1007.	570
Recommending passage of ordinance transferring \$100,000 to com-	
plete repairs at City Hospital	571
Approving General Ordinances Nos. 93, 94 and 87, 1907	587
Approving Appropriation Ordinance No. 91, 1907	588
Approving Appropriation Ordinance No. 24, 1907, General Ordinances Nos. 101, 102 and 103, 1907, and Resolution No. 17, 1907	623
Not approving General Ordinances Nos. 83 and 84, 1907	624
Approving General Ordinances Nos. 98, 99, 105 and 110, 1907	575
	676 676
NOT THE TOUTH OF RESOURTION NO. IF TOO?	0/0

Approving General Ordinances Nos. 95 and 104, 1907
SPECIAL MEETING CALLED BY MAYOR.
February 27, 1907. To receive reports upon the consideration and final action on Appropriation Ordinances Nos. 2 and 3, 1907 97
MILK.
General Ordinance No. 64—1907: An ordinance regulating the collection and sterilization of milk bottles, cans, and other receptacles used for the delivery of milk to any house or premises under quarantine for contagious or infectious diseases, providing a penalty therefore, and fixing a time when the same shall take effect.
Introduced
MISCELLANEOUS: (Communications.)
From carpenters union. 94 From Councilman Rhodes correcting Journal of April 1st, 1907. 175 From Councilman Brown requesting leave of abscence for 60 days. 272 From Councilman Portteus recommending General Ordinance No. 80, 1907, be passed. 379
OILS.
General Ordinance No. 73—1907: An ordinance to regulate the keeping, handling and storage of crude petroleum, coal oil, benzine, turpentine, gasoline, and other explosive or combustible oils and fluids, and fixing a penalty for the violation thereof.
Introduced
PEDDLING, PEDDLERS AND HUCKSTERS. (See License.)
PETITIONS. (See Switch Ordinances also.)
For the improvement of Audubon Road from Penn. R. R. tracks to C. H. & D. R. R. tracks
POLICE.
General Ordinance No. 22—1907: An ordinance providing for special police officer to be in attendance at public or private dances in public halls in the City of Indianapolis, and providing penalties for the violation thereof.
Introduced

POOL TABLES. (See License.)

PUBLIC MORALITY, DECENCY AND ORDER. (See Disorderly Conduct.)

PURE FOOD.

General Ordinance No. 150—1906: An ordinance to amend Section of an ordinance, entitled, "An ordinance providing for the confiscation of unwholesome food; prohibiting the sale of the same, and of food preservatives; providing a penalty for the violation thereof and repealing Section 2 of 'an ordinance providing better sanitary regulations for the City of Indianapolis, and empowering the Board of Health to enforce observance thereof, and repealing Section 3 of an ordinance, entitled, 'an ordinance regarding public safety, comfort and convenience,'" approved February 23, 1885. Introduced (see page 539, 1906 Proceedings). Committee report
General Ordinance No. 66—1907: An ordinance regulating the care and sale of certain food products on public markets.
Introduced 300 Read first time and referred to Public Morals Committee 301 Committee report 344 Read second time 358 Ordered engrossed and placed on passage 358 Read third time and passed 358 Approved by Mayor 361
RAILROADS. (See Streets, also Switches.)
RESOLUTIONS.
Resolution No. 1—1907: Concerning sixty cent gas and sale of Consumers Gas Trust Company. Introduced
Adopted
Resolution No. 2—1907: For the appointment of committee of five to go before committee in State Legislature in reference to parks. Introduced
Resolution No. 3—1907: Expressing sympathy to Councilman Louis F. Henry on death of father. Introduced
Resolution No. 4—1907: Stricken from files and all matters connected therewith not printed
Resolution No. 5—1907: On location of city offices. Introduced

Committee report 066 Read second time 672 Adopted 672 Returned unsigned by Mayor 676
Resolution No. 16—1907: Requesting Mayor and Board of Public Works to take steps to contract for removal of ashes from residences. Introduced
Resolution No. 17—1907: Approving applications for retail liquor (saloon) licenses. Introduced 618 Adopted 618 Approved by Mayor 623
Resolution No. 18—1907: Recommendations regarding the safety of the Virginia avenue viaduct. Introduced
Resolution No. 19—1907: Authorizing City Clerk to prepare an index of the Council Proceedings for the year 1907. Introduced
Resolution No. 20—1907: Approving applications for retail liquor (saloon) licenses. Introduced
Resolution No. 21—1907: Approving applications for retail liquor (saloon) licenses. Introduced
Resolution No. 22—1907: Approving bond of Edward J. Robison, County Treasurer elect, and ex-officio Treasurer of the City of Indianapolis. Introduced
RULES OF COUNCIL.
Report of Special Committee on Rules amending rules of Council. 294 Rules amended by vote of Council. 296 Further amendment to rules by report of Committee on Rules 345 Rules amended by vote of Council. 345

SAFETY GATES.

	SHIBIT OHIDS.
	General Ordinance No. 108—1907: An ordinance requiring the Indianapolis Union Railway Company, whose tracks cross Morris street and Kentucky avenue in the City of Indianapolis, Indiana, to erect and maintain safety gates for the protection of the public at each of said crossings; providing a penalty for the violation thereof and fixing a time when the same shall take effect. Introduced
	Read first time and referred to Public Safety and Comfort Committee 616
	SALARIES. «
	General Ordinance No. 143—1906: An ordinance fixing the salary for stenographer to the Board of Public Works, and fixing a time when the same shall take effect. Introduced (see page 509, 1906 Proceedings). Committee report
,	General Ordinance No. 153—1906: An ordinance authorizing and providing for the employment of carpenters by the City of Indianapolis, and fixing their salaries, repealing all conflicting ordinances and fixing a time that same shall take effect. Introduced (see page 553, 1906 Proceedings). Committee report
	General Ordinance No. 160—1906: An ordinance amending Clause a, Section 6 of an ordinance entitled, "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," approved
	General Ordinance No. 16—1907: An ordinance fixing the annual compensation of certain clerks and employes of the City of Indianapolis, Indiana, and fixing a time when the same shall take effect. Introduced
	General Ordinance No. 19—1907: An ordinance amending clause c in Section 5 of an ordinance, entitled, "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," approved February 28, 1906. Introduced
	Read first time and referred to Fees and Salaries Committee 78

General Ordinance No. 32—1907: An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and

employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith. Introduced
Read third time and passed 204 Approved by Mayor - 208
General Ordinance No. 38—1907: An ordinance fixing the salary of the Assistant Police Surgeon in the City of Indianapolis and fixing the time when the same shall take effect.
Introduced
Read third time and passed
General Ordinance No. 46—1907: An ordinance amending Section 4 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907.
16, 1907. Introduced
General Ordinances No. 50—1907: An ordinance amending Clauses be and f of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis. Indiana. and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907.
Introduced
Read third time and passed
General Ordinance No. 52—1907: An ordinance to amend Section 5 of General Ordinance No. 32, 1907, entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," approved May 16, 1907.
Introduced

Referred to Foes and Salaries Committee 245 Committee report 550 Read second time 272 Ordered engrossed and placed on passage 272 Read third time and passed 272 Approved by Mayor 278
General Ordinance No. 59—1907: An ordinance amending Clause d of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907.
Introduced
General Ordinance No. 61—1907: An ordinance amending Clause b of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907.
Introduced285Read first time and referred to Fees and Salaries Committee286Committee report293Read second time304Stricken from files304
General Ordinance No. 72—1907: An ordinance amending Clause b of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907.
Introduced
General Ordinance No. 74—1907: An ordinance amending Section 4 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907.
Introduced
General Ordinance No. 80—1907: An ordinance amending Clause g of Section 6 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907.
approved May 16, 1907. Introduced

Read first time and referred to Finance Committee 379 Committee report 545 Read second time 564 Ordered engrossed and placed on passage 564 Read third time and passed 564 Approved by Mayor 570
General Ordinance No. 81—1907: An ordinance amending Clause e of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907. Introduced
General Ordinance No. 83—1907: An ordinance grading certain members of the fire force of the City of Indianapolis, Indiana; fixing compensation of the members belonging to the several grades by their length of service; fixing the compensation of certain officers and employes of said force; repealing conflicting ordinances; and fixing the time when, and the conditions under which this ordinance shall take effect. Introduced 381 Read first time and referred to Finance Committee 382 Committee report 606 Read second time 620 Amended 020 Ordered engrossed and placed on passage 620 Read third time and bassed 620 Returned unsigned by Mayor 624 Passed over Mayor's veto 626
General Ordinance No. 84—1907: An ordinance fixing the salaries and compensation of all officers and members of the police force of the City of Indianapolis. Introduced
General Ordinance No. 106—1907: An ordinance amending Clause be and Clause c in Section 7 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," approved May 16, 1907. Introduced 611 Read first time and referred to Finance Committee 613

SALOONS. (See also License.)

General Ordinance No. 25—1907: An ordinance regulating the location and maintenance of places wherein are kept for sale intoxicating

liquors to be drunk on the premises, fixing a penalty for the violation thereof, and fixing a time when the same shall take effect. Introduced
Read first time and referred to Public Health Committee
General Ordinance No. 82—1907: An ordinance defining certain territory within the City of Indianapolis to be residence and suburban part of said city and excluding all shops, inns, taverns or other places where intoxicating liquors are sold to be drank upon the premises from said part of said city, and fixing a time when the same shall take effect. Introduced
Read first time and referred to License Committee
SANITARIUMS. (Sec Hospitals.)
SCALES, WEIGHTS AND MEASURES.
General Ordinance No. 12—1907: An ordinance to amend Section 11 and 12 of an ordinance entitled "An ordinance providing for the inspection of scales, weights and measures in the City of Indianapolis Indiana; providing for the appointment of an Inspector of Scales Weights and Measures, and defining his duties and compensation; providing penalties for the violation thereof, and fixing a time when the same shall take effect," approved June 20, 1902. Introduced
SKATING RINKS.
General Ordinance No. 31—1907: An ordinance amending Section 1 of General Ordinance No. 119, 1906, and fixing the time for its taking effect. Introduced
Returned unsigned by Mayor
SLAUGHTER HOUSES.
General Ordinance No. 18—1907: An ordinance prohibiting the erection and maintenance or the establishment and maintenance of slaughter houses in the City of Indianapolis, fixing a penalty for the violation thereof, and fixing a time when the same shall take effect. Introduced
SPECIAL MEETINGS.
(See also Mayor.)
SPECIAL MEETINGS CALLED BY PRESIDENT OF COMMON COUNCIL.
July 30, 1907. For the receiving and reference to the proper committee of applications for retail liquor (saloon) licenses

August 29, 1907. For the consideration of Resolution No. 10, 1907, and the receiving and reference of applications for retail liquor (saloon) licenses
September 30, 1907. For the receiving committee reports and action on Appropriation Ordinances Nos. 16, 19 and 23, 1907, and General Ordinances Nos. 88 and 92, 1907; also, for the receiving of and action on applications for retail liquor (saloon) licenses
October 25, 1907. For the introduction, consideration and passage of a resolution and declaring an emergency
December 27, 1907. To receive communication from the Mayor; to receive communication from the City Controller, and submitting a new ordinance providing for the transfer of \$51,000; also to approve or reject the bond of Edward J. Robison, ex-officio City Treasurer 715
January 30, 1907. To receive communication from the Mayor; to receive communication from the City Controller, and submitting a new ordinance providing for the transfer of \$51,000; also to approve or reject the bond of Edward J. Robison, ex-officio City Treasurer 717
SPECIAL MEETINGS CALLED BY SEVEN OR MORE MEMBERS OF THE COMMON COUNCIL.
December 23, 1907. To pass or reject General Ordinance No. 15. 1907; to receive reports from city officers and act on all ordinances in conjunction therewith; and to take action on the bond of Edward J. Robison, cx-officio City Treasurer
December 31, 1907. To receive communication from the Mayor; to receive communication from City Controller and submitting new ordinance providing for the transfer of \$51,000; also to approve or reject the bond of Edward J. Robison, <i>ex-officio</i> City Treasurer
STREETS AND ALLEYS. (See also Vehicles.)
General Ordinance No. 103—1906: An ordinance for the protection of permanently improved streets, requiring owners of property to make private connections with sewer, gas, water and other like pipes and public conveniences and bring the same inside the curbs of streets before the permanent improvement thereof; repealing all ordinances in conflict therewith, and fixing a time when the same shall take effect. Introduced (see page 382, 1906 Proceedings).
Committee report 30 Read second time 41 Ordered engrossed and placed on passage 41 Read third time and passed 41 Approved by Mayor 45
General Ordinance No. 141—1906: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Alabama street, from north property line Pratt street to south property line Tenth street, with brick roadway. Introduced (see page 508, 1906 Proceedings).
Committee report

Ordered engrossed and placed on passage. 23 Read third time and passed 23 Approved by Mayor 25
General Ordinance No. 156—1906: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Sixteenth street, from the west property line Rooseve t avenue to east property line Martindale avenue, with brick roadway. Introduced (see page 556, 1906 Proceedings).
Committee report8Read second time23Ordered engrossed and placed on passage23Read third time and passed23Approved by Mayor26
General Ordinance No. 157—1906: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Park avenue, from north property line of second alley south of Tenth street to the north property line first alley south of Pratt street, with brick roadway. Introduced (see page 557, 1906 Proceedings).
Committee report7Read second time22Ordered engrossed and placed on passage22Read third time and passed22Approved by Mayor26
General Ordinance No. 1—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of second alley south of Sixteenth street to south property line of first alley south of Sixteenth street, with brick roadway.
Introduced
General Ordinance No. 2—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of first alley north of Eleventh street to south property line of Thirteenth street, with brick roadway.
Introduced IO Read first time and referred to Sewers, Streets and Alleys Committee III Committee report III Read second time III Stricken from files III Stricken from files III Alleys Committee III
General Ordinance No. 3—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of Seventeenth street to south property line of Nineteenth street, with brick roadway.
Introduced

General Ordinance No. 4—1907: An ordinance authorizing and empower ing the Board of Public Works of the City of Indianapolis, Indiana, t improve first alley west of Bellefontaine street, from north propert line of Twentieth street to the south property line of Twenty-firs street, with brick roadway. Introduced IRead first time and referred to Sewers, Streets and Alleys Committee IRead second time Stricken from files 4	2 3 1 2
General Ordinance No. 5—1907: An ordinance authorizing and empower ing the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north propert line of Thirteenth street to south property line of Fifteenth street, with brick roadway. Introduced	·- o y h
Committee report 3 Read second time 4 Stricken from files 4	I 2
General Ordinance No. 6—1907: An ordinance authorizing and empower ing the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of Nineteenth street to the south property line of Twentieth street with brick roadway.	о у
Introduced	Ī
Committee report 2 Read second time 3 Ordered engrossed and placed on passage 3 Read third time and failed to pass 4	9
General Ordinance No. 7—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of Sixteenth street to south property line of Seventeenth street with brick roadway.) V
Introduced	
Committee report 25 Read second time 40 Ordered engrossed and placed on passage 40 Read third time and failed to pass 40	
General Ordinance No. 8—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of West street, from south property line Washington street to north property line Maryland street, with brick roadway.	-
Introduced	7

Ordered engrossed and placed on passage 44 Read third time and passed 44 Approved by Mayor 44	0
General Ordinance No. 9—1907: An ordinance authorizing and empower ing the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley east of Park avenue from north property line of Seventeenth street to south property line of Twentieth street with brick roadway.	o
Introduced	5 1 0
General Ordinance No. 10—1907: An ordinance authorizing and empower ing the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley east of Park avenue from north property line of Twentieth street to the south property line of Twenty-first street with brick roadway.	o f
Introduced	600
General Ordinance No. 13—1907: An ordinance authorizing and empow ering the Board of Public Works of the City of Indianapolis, Indiana to improve Seventeenth street from west property line Martindale avenue to west property line Roosevelt avenue with brick roadway.	e,
Introduced	2 0 6 6 6
General Ordinance No. 14—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis Indiana, to improve Seventeenth street from L. E. & W. Ry. track to west property line of Martindale avenue, with brick roadway.	5, S
Introduced 7. Read first time and referred to Sewers, Streets and Alleys Committee Committee report 110 Read second time 120 Ordered engrossed and placed on passage 120 Read third time and passed 120 Approved by Mayor 120	9 6 6
General Ordinance No. 33—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis Indiana, to improve Twenty-first street, from east property line of Central avenue to west property line of College avenue, with brick roadway.	f
Introduced 19 Read first time and referred to Sewers, Streets and Alleys Committee 19 Committee report 21 Read second time 23 Stricken from files 23	1 2

General Ordinance No. 34—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Bellefontaine street from north property line of Twenty-third street to north property line of Twenty-fifth street, with asphalt roadway and brick gutters. Introduced 196
Read first time and referred to Sewers, Streets and Alleys Committee 196 Committee report
Ordered engrossed and placed on passage. 249 Read third time and passed. 250 Approved by Mayor 254
General Ordinance No. 35—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Cruse street from north property line of Washington street to south property line of Market street, with brick roadway and curbing.
Introduced
Committee 197 Committee report 262 Read second time 275 Stricken from files 275
General Ordinance No. 36—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley east of Senate avenue from north property line of Eleventh street to south property line of Twelfth street, with brick roadway.
Introduced197Read first time and referred to Sewers, Streets and Alleys Committee 198Committee report238Read second time250Stricken from files250
General Ordinance No. 37—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Missouri street from south property line of South street to north property line of Merrill street, with brick roadway and curbing.
Introduced
General Ordinance No. 42—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Orange street from west property line of Shelby street to east property line of Leonard street, with gravel roadway, cement walks and curb.
Introduced223Read first time and referred to Rules Committee224Committee report239Read second time250Ordered engrossed and placed on passage250Read third time and passed250
Approved by Mayor

General Ordinance No. 43—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Nineteenth street from west property line of
Meridian street to east property line of Illinois street, with asphalt roadway and brick gutters.
Introduced
Ordered engrossed and placed on passage
General Ordinance No. 44—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Julian avenue from east property line of Downey avenue to west property line of Ritter avenue, with brick roadway and curb.
Introduced
General Ordinance No. 47—1907: An ordinance requiring railroad companies to maintain street lights at street crossings in the City of Indianapolis, where such companies run cars, engines or trains of cars in the night time, declaring certain conduct to constitute a nuisance, and providing a remedy therefor, repealing all ordinances in conflict herewith, and fixing a time when the same shall take effect.
Introduced Read first time and referred to Public Morals Committee. 229 Committee report . 236 Read second time . 248 Ordered engrossed and placed on passage . 248 Read third time and passed . 248 Returned unsigned by Mayor . 253
General Ordinance No. 51—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis. Indiana, to improve Meridian street from north property line of Vermont street to north property line of St. Clair street, with asphalt surface.
Introduced
General Ordinance No. 57—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolisi Indiana, to improve Audubon road, from south side P., C., C. & St. L. Ry. tracks to north side C., H. & D. Ry. tracks with brick roadway and curbing.
Introduced 268 Read first time 268
Rules suspended 269 Read second time 269
Ordered engrossed and placed on passage 269 Read third time and passed 269 Approved by Mayor 277

General Ordinance No. 62—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapoli. Indiana, to improve Senate avenue from center line of Tenth street to south property line of Sixteenth street, with a sphalt resurface. Introduced
General Ordinance No. 68—1907: An ordinance requiring railroad companies to bear a certain portion of the cost of maintaining street light at crossings over which cars, engines, or trains of cars are run in the night time. Introduced
Read first time and referred to Finance Committee
General Ordinance No. 69—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis Indiana, to improve California street from northeast curb line of Indiana avenue to south property line of Tenth street, with cemen walks, brick gutters, curb and sod.
Introduced
Read second time
General Ordinance No. 77—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis Indiana, to improve Sanders street from west property line of Eas street to east property line of Madison avenue, with cement walks and curbing.
Introduced 376 Read first time and referred to Permanent Improvements Committee 376 Committee report 462 Read second time 580 Ordered engrossed and placed on passage 486 Read third time and passed 486 Approved by Mayor 537
General Ordinance No. 78—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis Indiana, to improve first alley east of Central avenue, from north property line of Seventeenth street to south property line of Twentieth street, with brick roadway.
Introduced 376 Read first time and referred to Permanent Improvements Committee 377 463 Committee report 486 Read second time 486 Stricken from files 486
General Ordinance No. 79—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Marlowe avenue from east property line of Oriental street, to east property line of Dorman street, with asphalt roadway, curb and brick gutters.
Introduced

Committee report
Read third time and passed
General Ordinance No. 85—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley south of South street from the east property line of New Jersey street to the west property line of East street, with brick roadway.
Introduced
Committee report 550 Read second time 566 Ordered engrossed and placed on passage 566 Read third time and passed 566 Approved by Mayor 569
General Ordinance No. 86—1007: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve St. Clair street from east property line of Highland avenue to C., C., C. & St. L. Ry. tracks, with brick roadway and curb.
Introduced 474 Read first time and referred to Permanent Improvements Committee 475 Committee report 549 Read second time 565 Ordered engrossed and placed on passage 565 Read third time and failed to pass 565
General Ordinance No. 95—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Seventeenth street from west property line of first alley east of Talbott avenue to west property line of Central avenue, excepting the crossings of Delaware, Alabama and New Jersey streets, with asphalt roadway. Introduced
Introduced
General Ordinance No. 96—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Beecher street from the west property line of Shelby street to the west property line of Barth avenue, with brick roadway and curb. Introduced
Read first time and referred to Permanent Improvements Committee 552
General Ordinance No. 97—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Barnes avenue from the north property line of Thirty-second street to the south property line of Thirty-sixth street,

except the crossings of Thirty-third street, Thirty-fourth street and Thirty-fifth street, by grading the roadway and walks. Introduced
Read first time and referred to Permanent Improvements Committee 553
General Ordinance No. 104—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Maryland street from west property line of West street to east property line of Blackford street, with brick roadway and curbing.
Introduced 582 Read first time, referred to Permanent Improvement Committee 583 Committee report 695 Read second time 700 Ordered engrossed and placed on passage 700 Read third time and passed 700 Approved by Mayor 702
General Ordinance No. 111—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Linwood avenue from the north property line of Washington street to the south property line of Michigan street, with brick roadway and curbing. Introduced
General Ordinance No. 112—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Arsenal avenue, from north property line of Roosevelt avenue, to south property line of Nineteenth street, with brick roadway
and curbing. Introduced
General Ordinance No. 113, 1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Tenth street, from west property line of West street to northeast property line of Indiana avenue, with brick roadway and curbing.
Curbing. Introduced
CHANGING NAMES OF STREETS.
Special Ordinance No. 1—1907: An ordinance changing the names of certain streets in the City of Indianapolis, Indiana. Introduced
ACAU III SUATIFICATIO I CICITEU LO OTUINANCE COMMITTEE

Special Ordinance No. 7—1907: An ordinance changing the name of Ismond street and Parkway from Eighteenth to Thirtieth streets to Parkway boulevard.
Introduced
Special Ordinance No. 8—1907: An ordinance changing name of Harding street from Crawfordsville Pike north to city limits to Schurmann avenue.
Introduced286Read first time and referred to Ordinance Committee286Committee report462Read second time485Ordered engrossed and placed on passage485Read third time and passed485Approved by Mayor537
SUN VAPOR STREET LIGHT COMPANY.
General Ordinance No. 98—1907: An ordinance ratifying, confirming and approving a certain contract and agreement made and entered into on the 4th day of October. 1007, between the City of Indianapolis, by and through its Board of Public Works, and the Sun Vapor Street Light Company.
Introduced 554 Read first time and referred to Contracts and Franchises Committee 559 Committee report 664 Read second time 671 Ordered engrossed and placed on passage 671 Read third time and passed 671 Approved by Mayor 675
SWITCHES AND SIDE-TRACKS.
General Ordinance No. 147—1906: An ordinance approving a certain contract granting to Pabst Brewing Company the right to lav and maintain a side-track or switch from the track of the old P. & E. Railway main track across the first allev north of Market street to property of Pabst Brewing Company. according to blue print attached, in the City of Indianapolis. Indiana. Introduced (see page 524, 1006 Proceedings).
Committee report
General Ordinance No 148—1006: An ordinance approving a certain contract granting to the Vandalia Railroad Company the right to lay and maintain additional tracks across Belmont avenue in the City of Indiananolis, Indiana.
Introduced (see page 537, 1906 Proceedings). Committee report

General Ordinance No. 15—1907: An ordinance approving a certain contract granting Daniel W. Marmon the right to lay and maintain a sidetrack or switch in and across East Market street, in and along Fulton street, and in and across the first alley north of East Market street and between Fulton and Spring streets, according to blue print attached, in the City of Indianapolis, Indiana. Introduced
General Ordinance No. 20—1907: An ordinance approving a certain contract granting Levi S. Pierson the right to lay and maintain a side-track or switch from the main track of the Pennsylvania railroad across Drover street and Kentucky avenue, south of Ray street, according to blue print attached, in the City of Indianapolis, Indiana.
Introduced 87 Read first time and referred to Railroads Committee 90 Committee report 103 Read second time 110 Ordered engrossed and placed on passage 110 Read third time and passed 110
Approved by Mayor
maintain additional tracks across Belmont avenue in the City of Indianapolis, Indiana. Introduced
General Ordinance No. 23—1907: An ordinance approving a certain contract granting The J. C. Hirschman Company the right to lay and maintain a side-track or switch from the south switching track of the C H. & D. Ry across Leota and Maryland streets, according to blue print attached, in the City of Indianapolis, Indiana.
Introduced
General Ordinance No. 24—1907: An ordinance approving a certain contract granting C. W. Rossetter & Company the right to lay and maintain a side-track or switch from the side-track of the Chicago, Indianapolis & Louisville Railway across Thirty-eighth street and in and along the first alley east of Winthrop avenue to the property of peti-

tioners, according to blue print attached, in the City of Indianapolis, Indiana.
Introduced
Committee report 118
Read second time
General Ordinance No. 26—1907: An ordinance approving a certain contract granting the National Dry Kiln Company the right to lay and
maintain a side-track or switch across Leota street south of C., H. & D. railroad, according to blue print attached, in the City of Indianapolis, Indiana.
Introduced
Committee
Read second time
Ordered engrossed and placed on passage
Read third time and passed
General Ordinance No. 28—1907: An ordinance approving a certain contract granting Harry W. Fuehring the right to lay and maintain a
switch or side-track from the freight running track of the Pennsylvania
railroad across the first alley east of Oriental street and Oriental street north of Southeastern avenue, according to blue print attached, in the
City of Indianapolis, Indiana.
Introduced
Committee report
Ordered engrossed and placed on passage
Read third time and passed
General Ordinance No. 40—1907: An ordinance approving a certain con-
tract granting C. W. Rossetter & Co. the right to lay and maintain a side-track or switch from the side-track of the Chicago, Indianapolis
& Louisville Railway across Thirty-eighth street and in and along the first alley east of Winthrop avenue, to the property of your petitioners,
according to blue print attached, in the City of Indianapolis, Indiana.
Introduced
Committee report 258 Read second time 272
Stricken from files 272
General Ordinance No. 40-1907: An ordinance approving a certain con-
tract granting Gill & Greenen the right to lay and maintain a side-track or switch from the west property line of Arsenal avenue to and across
the first alley east of Summit street, according to blue print attached, in the City of Indianapolis, Indiana.
Introduced
Read first time
Referred to Public Property and Improvement Committee
Read second time

Ordered engrossed and placed on passage 274 Read third time and passed 274 Approved by Mayor 278
General Ordinance No. 56—1907: An ordinance approving a certain contract granting Wm. H. Coburn, proprietor of Coburn Timber Co., the right to lay and maintain a side-track or switch from Monon railroad tracks near Twenty-third street, according to blue print attached, in the City of Indianapolis, Indiana. Introduced
Approved by Mayor
General Ordinance No. 87—1007: An ordinance approving a certain contract granting Henry L. Dithmer the right to lav and maintain a sidetrack or switch from the Big Four railroad across Lvnn street, according to blue print attached, in the City of Indianapolis, Indiana.
Introduced 475 Read first time and referred to Railroads Committee 477 Committee report 584 Read second time 584 Ordered engrossed and placed on passage 584 Read third time and passed 584 Approved by Mayor 587
General Ordinance No. 107—1007: An ordinance approving a certain contract granting to the Vandalia Railroad Company the right to lay and maintain additional tracks across Belmont avenue, in the City of Indianapolis, Indiana.
Introduced 613 Read first time and referred to Contracts and Franchises Committee 615 Committee report 665 Read second time 671 Stricken from files 671
TAX LEVY.
General Ordinance No. 88—1007: An ordinance ordering and directing the levy of an annual tax and fixing the rate of levy, or levies, and taxation for the City of Indianapolis, for the year 1908, and fixing a time when the same shall take effect.
Introduced
TENTS.
General Ordinance No. 48—1907: An ordinance regulating the location and use of tents and other temporary structures upon open lots for the purpose of conducting business of selling refreshments.
Introduced

TERRE HAUTE, INDIANAPOLIS & EASTER

TERRE IN O'LE, INDIANATOLIS & EASTERN.
General Ordinance No. 41—1907: An ordinance ratifying, confirming and approving a certain contract and agreement made and entered into on the 17th day of May, 1907, between the City of Indianapolis, by and through its Board of Public Works, and the Terre Haute, Indianapolis and Eastern Traction Company, whereby said company is authorized to run and operate its interurban cars into said city along certain streets, and to carry passengers, mail, express matter, baggage and freight on such cars, in and upon the streets of the City of Indianapolis, and fixing the time when the same shall take effect. Introduced
THEATERS.
THEATERS.
General Ordinance No. 93—1907: An ordinance providing for the establishment and maintenance of water closets in theaters, opera houses, and other buildings intended for theatrical or operatic purposes, providing a time when said ordinance shall take effect, and providing a penalty for the violation thereof.
Introduced
TRANSFER OF FUNDS.
General Ordinance No. 53—1907: An ordinance providing for the transfer of the sum of six hundred dollars from certain fund to a certain fund in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect. Introduced
Ordered engrossed and placed on passage. 273 Read third time and passed 273 Approved by Mayor 277
General Ordinance No. 55—1907: An ordinance providing for the transfer of certain funds to certain fund in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect. Introduced 265 Read first time 265 Rules suspended 265 Read second time 265 Ordered engrossed and placed on passage 265 Read third time and passed 265 Approved by Mayor 277
General Ordinance No. 60—1907: An ordinance providing for the transfer of the sum of \$1,500.00 from a certain fund to a certain fund in and for the use of the Department of Public Works, and fixing a time when the same shall take effect.
Introduced

Committee report	294
Read second time	204
Amended Ordered engrossed and placed on passage	304
Read third time and passed	304
Approved by Mayor	325
General Ordinance No. 75-1907: An ordinance providing for the tran	sfer
of the sum of \$843.00 from certain fund to certain fund in and for use of the Department of Public Safety, and fixing a time when	the
same shall take effect.	tne
Introduced	375
Read first time and referred to Finance Committee	375
Committee report	460
Read second time	484
Read third time and passed	404
Approved by Mayor	537
General Ordinance No. 76—1907: An ordinance providing for the tra	ans-
fer of certain funds to certain fund in and for the Department of F lic Safety, and fixing a time when the same shall take effect.	ub-
Introduced	.375
Read first time and referred to Finance Committee	375
Committee report	460
Read second time	484
Ordered engrossed and placed on passage	404
Approved by Mayor	
General Ordinance No. 89-1907: An ordinance providing for the tran	sfer
of \$1,000.00 from a certain fund to a certain fund to and for the of the Department of Public Works, and fixing a time when the sa	use
shall take effect.	anie
Introduced	478
Read first time and referred to Finance Committee	479
Committee report	
Read second time	504
Read third time and passed	565
Approved by Mayor	
General Ordinance No. 90—1907: An ordinance providing for the trans of certain funds to certain funds to and for the use of the Departm	
of Health and Charities, and fixing a time when the same shall t	take
effect.	
Introduced	479
Read first time and referred to Finance Committee	47)
Read second time	565
Ordered engrossed and placed on passage	565
Read third time and passed	565
Approved by Mayor	503
General Ordinance No. 92-1907: An ordinance for the transfer of cert	tain
funds heretofore appropriated to the Department of Public Works.	
Introduced	480
Pood first time and referred to Ruilding Committee	480

Read second time 534
Ordered engrossed and placed on passage
Read third time and passed
Approved by Mayor
General Ordinance No. 100-1907: An ordinance providing for the trans-
fer of certain funds heretofore appropriated to the Department of
Public Works.
Introduced
Read first time and referred to Finance Committee
Committee report
Amended
Ordered engrossed and placed on passage
Read third time and passed
Returned unsigned by Mayor 720
General Ordinance No. 101—1907: An ordinance providing for the trans-
fer of the sum of \$10,738.47 from certain funds to certain fund, to and
for the use of the Department of Public Works, and fixing a time when
the same shall take effect.
Read first time and referred to Finance Committee
Introduced580Read first time and referred to Finance Committee581Committee report608
Read second time
Ordered engrossed and placed on passage
Read third time and passed
Approved by Mayor
General Ordinance No. 102-1907: An ordinance providing for the trans-
fer of \$100 from a certain fund to a certain fund in and for the use
of the Department of Public Safety, and fixing a time when the same shall take effect
Introduced
Read first time and referred to Finance Committee
Introduced
Nead Second tille 021
Ordered engrossed and placed on passage
Read third time and passed
Approved by Mayor 623
Concerd Ordinance No. 700 Your Amendiance and idian for the torus
General Ordinance No. 103—1907: An ordinance providing for the transfer of the sum of \$1,200 from a certain fund to a certain fund in and
for the use of the Department of Public Safety and fixing a time
for the use of the Department of Public Safety, and fixing a time when the same shall take effect.
Introduced 581
Introduced 581 Read first time and referred to Finance Committee 582
Committee report
Read second time
Ordered engrossed and placed on passage
Read third time and passed
Approved by Mayor
General Ordinance No. 105-1007: An ordinance providing for the trans-
General Ordinance No. 105—1907: An ordinance providing for the transfer of the sum of \$200 from certain accounts to a certain account in
and for the use of the Department of Public Safety, and fixing a time
when the same shall take effect.
Introduced
Read first time and referred to Finance Committee 611

Committee report Read second time Ordered engrossed and placed on passage Read third time and passed Approved by Mayor 6	571 572 572 575
General Ordinance No. 114—1907: An ordinance providing for the transfer of the sum of \$2,000.00 to and for the use of the Department Public Works, and fixing a time when the same shall take effect. Introduced 6. 6. Read first time and referred to Finance Committee 6. 6. Committee report 7. Read second time 7. Condered engrossed and placed on passage 7. Read third time and passed 7. Approved by Mayor (see succeeding volume of Council Proceedings).	of 695 696 706 710
General Ordinance No. 116—1907: An ordinance for the transfer of cutain public funds heretofore appropriated to the Department of Pub Works.	olic
Introduced Read first time Rules suspended Read second time Ordered engrossed and placed on passage Read third time and passed Approved by Mayor (see succeeding volume of Council Proceedings).	723 724 724 724
VEHICLES.	
General Ordinance No. 70—1907: An ordinance prohibiting the use improved streets within the city to all vehicles or machines using dri or other wheels coming in contact with the street surface, on the fa of which are ridges, cleats, or other devices likely to injure the stresurface, without first covering the same with smooth tires; also maki it unlawful to injure the surface of improved streets; providing penalty for the violation thereof, and fixing a time when the same sh take effect.	ive ace eet ing
Introduced	349 374 385 385 385
WELLS.	
General Ordinance No. 29—1907: An ordinance prohibiting the remove breaking or destruction of any seal placed upon any well by order the Department of Public Health and Charities of the City of India apolis, Indiana, and providing a penalty for the violation thereof.	of an-
Introduced	237 248
Ordered engrossed and placed on passage 2 Read third time and passed 2 Approved by Mayor 2	243

JOURNAL OF PROCEEDINGS

OF THE

COMMON COUNCIL

OF THE

CITY OF INDIANAPOLIS,

In Marion County, in the State of Indiana.

FIRST REGULAR MEETING

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND.

MONDAY, January 7, 1907, 7:30 p. m.

Pursuant to Section 49 of "An act concerning municipal corporations," approved March 6, 1905 (see laws 64th Regular Session, Chapter 129, pages 219 to 410 and commonly called "The Cities and Towns Act,") the Common Council held its first meeting on the first Monday in January, 1907, at 7:30 p. m., in the Council Chamber, located in the Police Station, and was called to order by James McNulty, City Clerk, who called the roll of the six Councilmen-at-Large and the fifteen Ward Councilmen, all of whom answered to their respective names except Councilmen John H. Hamlet and Harry E. Royse.

The City Clerk announced nineteen members present, and stated the first business in order to be the election of a presiding officer.

Whereupon Councilman Neukom placed in nomination Frederick W. Eppert, which nomination was seconded by Councilman Smither.

Councilman Wright placed in nomination James F. Sullivan, which nomination was seconded by Councilman Donavon.

Mr. Uhl moved the nominations for President be closed. Carried.

The Clerk then called the roll, which resulted as follows:

Those voting for Mr. Eppert 13, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Sullivan and Hofmann.

Those voting for Mr. Sullivan 6, viz.: Messrs. Portteus, Donavon, Hilkene, Wright, Henry and Eppert.

City Clerk McNulty announced result of the vote and declared Mr. Eppert elected President of the Common Council for the year 1907.

City Clerk McNulty appointed Messrs. Neukom and Sullivan to escort Mr. Eppert to the chair.

Whereupon the President took the chair, and, after briefly addressing the Council, announced as the next order of business the election of a presiding officer pro tem.

Councilman Neukom placed in nomination Albert E. Cottey, which nomination was seconded by Councilman Bangs.

Councilman Henry placed in nomination Jacob H. Hilkene, which nomination was seconded by Councilman Sullivan.

The roll was then called, which resulted as follows:

Those voting for Mr. Cottey 12, viz.: Messrs. Brown, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Hartmann, Hofmann, Hilkene and President Frederick W. Eppert.

Those voting for Mr. Hilkene 7, viz.: Messrs. Cottey, Stickelman, Portteus, Donavon, Sullivan, Wright and Henry.

City Clerk McNulty announced the result of the vote and President Eppert declared Mr. Cottey elected President pro tem of the Common Council for the year 1907.

President Eppert announced the old Committees would stand until the next regular meeting of the Common Council.

REGULAR ORDER OF BUSINESS.

Mr. Hilkene moved that the reading of the Journal be dispensed with. Carried:

At 7:55 o'clock P. M. Mr. Royse entered the Council Chamber and took his seat.

COMMUNICATIONS FROM THE MAYOR.

Executive Department, City of Indianapolis.

Indianapolis, Ind., December 20, 1906.

To the President and Members of the Common Council:

Gentlemen: I return herewith with my approval the following ordinances:

Appropriation Ordinance No. 30, 1906, being "an ordinance appropriating the sum of \$1,485.38 to and for the use of the Board of Park Commissioners, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 31, 1906, being "an ordinance appropriating the sum of \$120.56 to and for the use of the Department of Finance, and

fixing a time when the same shall take effect.'

Appropriation Ordinance No. 33, 1906, being "an ordinance appropriating the sum of \$446.69 to be used in payment for services rendered by John W. Coons in causing certain omitted taxes to be entered upon the tax duplicate and paid to the City of Indianapolis."

Appropriation Ordinance No. 34, 1906, being "an ordinance appropriating the sum of \$7,292.00 to and for the use of the Department of Finance, and fixing a time when the same shall take effect."

General Ordinance No. 145, 1906, being "an ordinance granting a permit to the Indiana State Sanitarium, to establish, maintain and operate a hospital in a building situated at the corner of College avenue and Fourteenth reet in the City of Indiana.

I have the honor to remain,

Very truly yours,

C. A. Bookwalter,

Ma street in the City of Indianapolis, Indiana."

Mayor.

REPORTS FROM CITY OFFICERS.

CITY OF INDIANAPOLIS... DEPARTMENT OF FINANCE. OFFICE OF CITY CONTROLLER, Indianapolis, Ind., January 7, 1907.

To the President and Members of the Common Council:

Gentlemen: I herewith submit statement filed by the Board of Park Commissioners in pursuance of Section 3 of General Ordinance No. 134, 1906; also an itemized statement showing the expense of said Department for the month of December, with balances on December 1st and December 31st, 1906.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF PUBLIC WORKS. OFFICE OF THE BOARD.

Indianapolis, Ind., January 7, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the following ordinances authorizing and empowering the Board of Public Works to proceed with public improvements described as follows:

For the improvement of first alley west of Bellefontaine street, from north property line of second alley south of Sixteenth street to south property line of first alley south of Sixteenth street, with brick roadway.

For the improvement of first alley west of Bellefontaine street, from north property line of first alley north of Eleventh street to south property line of Thirteenth street, with brick roadway.

For the improvement of first alley west of Bellefontaine street, from north property line of Seventeenth street to south property line of Nineteenth street, with brick roadway.

For the improvement of first alley west of Bellefontaine street, from north property line of Twentieth street to south property line of Twenty-first street, with brick roadway.

For the improvement of first alley west of Bellefontaine street, from north property line of Thirteenth to south property line of Fifteenth streets, with brick roadway.

For the improvement of first alley west of Bellefontaine street, from north property line of Nineteenth to south property line of Twentieth streets, with brick roadway.

For the improvement of first alley west of Bellefontaine street, from north property line of Sixteenth to south property line of Seventeenth streets, with brick roadway.

For the improvement of first alley west of West street, from south property line of Washington street to north property line of Maryland street, with brick roadway.

Yours respectfully,

BOARD OF PUBLIC WORKS, F. J. Noll, Jr., Clerk.

REPORTS FROM STANDING COMMITTEES.

From Committee on Fees and Salaries:

Indianapolis, Ind., January 7, 1907.

To the President and Members of the Common Council:

Gentlemen: We, your Committee on Fees and Salaries, to which was referred General Ordinance No. 153, 1906, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, providing for the employment of carpenters by the City of Indianapolis, and fixing their salaries, repealing all conflicting ordinances and fixing a time that same shall take effect, beg leave to report that we have had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted,

CHAS. G. DAVIS.
JOHN L. DONAVON.
E. J. STICKELMAN.

Mr. Davis moved that the report of the committee be concurred. Carried.

At this point Mr. Wright moved a recess of five minutes in order to give Finance Committee time to report. Carried.

At 8:10 P. M. President Eppert called the Council to order.

From the Finance Committee:

Indianapolis, Ind., January 7, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Finance Committee, to which was referred Appropriation Ordinance No. 32, 1906, entitled, "an ordinance appropriating the sum of \$2,445.00 to and for the use of the Department of Public Health and Charities and fixing the time when the same shall take effect," begs leave to report that they have had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE, W. O. BANGS, JACOB H. HILKENE, ALBERT E. COTTEY, JAS. F. SULLIVAN, W. A. RHODES,

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Finance Committee:

Indianapolis, Ind., January 7, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee on Finance, to which was referred General Ordinance No. 143, 1906, entitled, "an ordinance fixing the salary of the stenographer to the Board of Public Works and fixing a time when the same shall take effect," begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted,

HARRY E. ROYSE.
W. O. BANGS.
W. A. RHODES.
JAS. F. SULLIVAN.
JACOB H. HILKENE.
ALBERT E. COTTEY.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Public Morals:

Indianapolis, Ind., January 7, 1907.

To the President and Members of the Common Council:

Gentlemen: We, your Committee on Public Morals, to whom was referred General Ordinance No. 159, 1906, "an ordinance prohibiting disorderly conduct in the City of Indianapolis and providing a penalty for the violation thereof, and fixing a time when the same shall take effect," begs leave to report that it has had said ordinance under consideration and recommend that same do pass.

Respectfully submitted,

E. J. STICKELMAN. W. A. Rhodes. THEODORE PORTTEUS.

Mr. Stickelman moved that the report of the committee be concurred in. Carried.

From the Committee on Public Morals:

Indianapolis, Ind., January 7, 1907.

To the President and Members of the Common Council:

Gentlemen: We, your Committee on Public Morals, to whom was referred General Ordinance No. 157, 1906, being an ordinance authorizing the Board of Public Works to improve first alley west of Park avenue, from north property line of second alley south of Tenth street to the north property line first alley south of Pratt street, with brick roadway, begs leave to report that it has said ordinance under consideration and would recommend that same do pass.

Respectfully submitted,

E. J. STICKELMAN, W. A. RHODES. THEO, PORTTEUS.

Mr. Stickelman moved that the report of the committee be concurred in. Carried.

From Committee on Public Property and Improvements:

INDIANAPOLIS, IND., January 7, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee on Public Property and Improvements, to which was referred General Ordinance No. 141, 1906, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve the first alley west of Alabama street, from north property line of Pratt street to the south property line of Tenth street, with brick roadway," begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted,

B. A. Brown. Harry E. Royse. John L. Donavon.

Mr. Brown moved that the report of the committee be concurred in. Carried.

From Committee on Public Property and Improvements:

Indianapolis, Ind., January 7, 1907.

To the President and Members of the Common Council:

Your Committee on Public Property and Improvement, to which was referred General Ordinance No. 156, 1906, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis to improve Sixteenth street, from west property line Roosevelt avenue to the east property line of Martindale avenue, with brick roadway," begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted,

B. A. Brown.

John L. Donavon.

Harry E. Royse.

Mr. Brown moved that the report of the committee be concurred in. Carried.

From Committee on Railroads:

Indianapolis, Ind., January 7, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee on Railroads, to whom was referred General Ordinance No. 147, 1906, entitled, "an ordinance approving a certain contract granting to Pabst Brewing Co. the right to lay and maintain a side-track or switch across the first alley north of Market street," have bad same under consideration and would recommend that same do pass.

Respectfully submitted,

ALBERT E. COTTEY.
JACOB H. HILKENE.
CHAS. G. DAVIS.
B. A. BROWN.
E. J. STICKELMAN.

Mr. Cottey moved that the report of the committee be concurred in. Carried.

Mr. Royse moved that Railroad Committee be given further time to report on General Ordinance No. 148, 1906, being an ordinance granting the Vandalia R. R. Co., the right to lay additional tracks across Belmont avenue, and for said committee to name a time when the Council shall visit the place in a body. Carried.

INTRODUCTION OF GENERAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 1—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of second alley south of Sixteenth street to south property line of first alley south of Sixteenth street, with brick roadway.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 7th day of December, 1906, adopt Improvement Resolu-

tion No. 4906, 1906, for the improvement of first alley west of Bellefontaine street, from north property line of second alley south of Sixteenth street to south property line of first alley south of Sixteenth street, with brick roadway.

Whereas, The said Board of Public Works did at the same time fix the 24th day of December, 1906, at 10 o'clock A. M., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 8th day of December, 1906, and the 15th day of December, 1906, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 24th day of December, 1906, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

WHEREAS, On the 24th day of December, 1906, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley west of Bellefontaine street, and

Whereas, On the 24th day of December, 1906, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve first alley west of Bellefontaine street, from north property line of second alley south of Sixteenth street to south property line of first alley south of Sixteenth street, with brick roadway, in accordance with Improvement Resolution No. 4906, 1906, adopted by the Board of Public Works on the 7th day of December, 1906.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 2—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of first alley north of Eleventh street to south property line of Thirteenth street, with brick roadway.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 7th day of December, 1906, adopt Improvement Resolution No. 4908, 1906, for the improvement of first alley west of Bellefontaine street, from north property line of first alley north of Eleventh street to the south property line of Thirteenth street, with brick roadway.

Whereas, The said Board of Public Works did at the same time fix the 24th day of December, 1906, at 10 o'clock A. M., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 8th day of December, 1906, and the 15th day of December, 1906, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

Whereas, On the 24th day of December, 1906, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

Whereas, On the 24th day of December, 1906, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley west of Bellefontaine street, and

Whereas, On the 24th day of December, 1906, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

SECTION I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve first alley west of Bellefontaine street, from north property line of first alley north of Eleveith street to south property line of Thirteenth street, with brick roadway, in accordance with Improvement Resolution No. 4908, 1906, adopted by the Board of Public Works on the 7th day of December, 1906.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read à first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 3—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of Seventeenth street to south property line of Nineteenth street, with brick roadway.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 7th day of December, 1906, adopt Improvement Resolution No. 4903, 1906, for the improvement of first alley west of Bellefontaine street, from north property line of Seventeenth street to the south property line of Nineteenth street, with brick roadway.

WHEREAS, The said Board of Public Works did at the same time fix the 24th day of December, 1906, at 10 o'clock A. M., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time

for hearing was published on the 8th day of December, 1906, and the 15th day of December, 1906, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and Whereas, On the 24th day of December, 1906, the Board having met in

regular session, took final action on said Improvement Resolution without

modification; and

Whereas, On the 24th day of December, 1906, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley west of Bellefontaine street, and

Whereas, On the 24th day of December, 1906, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve first alley west of Bellefontaine street, from the north property line of Seventeenth street to the south property line of Nineteenth street, with brick roadway, in accordance with Improvement Resolution No. 4903, 1906, adopted by the Board of Public Works on the 7th day of December, 1906.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 4-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of Twentieth street to the south property line of Twenty-first street, with brick roadway.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 7th day of December, 1906, adopt Improvement Resolution No. 4902, 1906, for the improvement of first alley west of Bellefontaine street, from the north property line of Twentieth street to the south property line of Twenty-first street, with brick roadway.

Whereas, The said Board of Public Works did at the same time fix the 24th day of December, 1906, at 10 o'clock A. M., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 8th day of December, 1906, and the 15th day of December, 1906, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 24th day of December, 1906, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

WHEREAS, On the 24th day of December, 1906, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley west of Bellefontaine street, and

Whereas, On the 24th day of December, 1906, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve first alley west of Bellefontaine street, from north property line of Twentieth street to the south property line of Twenty-first street, with brick roadway, in accordance with Improvement Resolution No. 4902, 1906, adopted by the Board of Public Works on the 7th day of December, 1906.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 5—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of Thirteenth street to south property line of Fifteenth street, with brick roadway.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 7th day of December, 1906, adopt Improvement Resolution No. 4907, 1906, for the improvement of first alley west of Bellefontaine street, from north property line of Thirteenth street to the south property line of Fifteenth street, with brick roadway.

Whereas, The said Board of Public Works did at the same time fix the 24th day of December, 1906, at 10 o'clock A. M., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 8th day of December, 1906, and the 15th day of December, 1906, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 24th day of December, 1906, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

WHEREAS, On the 24th day of December, 1906, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley west of Bellefontaine street, and

Whereas, On the 24th day of December, 1906, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve first alley west of Bellefontaine street, from north property line of Thirteenth street to south property line of Fifteenth street, with brick roadway, in accordance with Improvement Resolution No. 4907, 1906, adopted by the Board of Public Works on the 7th day of December, 1906.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 6—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of Nineteenth street to the south property line of Twentieth street, with brick roadway.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 7th day of December, 1906, adopt Improvement Resolution No. 4904, 1906, for the improvement of first alley west of Bellefontaine street, from north property line of Nineteenth street to south property line of Twentieth street, with brick roadway.

Whereas, The said Board of Public Works did at the same time fix the 24th day of December, 1906, at 10 o'clock A. M., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 8th day of December, 1906, and the 15th day of December, 1906 in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 24th day of December, 1906, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

Whereas, On the 24th day of December, 1906, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley west of Bellefontaine street, and

Whereas, On the 24th day of December, 1906, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve first alley west of Bellefontaine street, from north property line of Nineteenth street to south property line of Twentieth street, with brick roadway, in accordance with Improvement Resolution No. 4904, 1906, adopted by the Board of Public Works on the 7th day of December, 1906.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvements.

By Board of Public Works:

General Ordinance No. 7—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street, from north property line of Sixteenth street to south property line of Seventeenth street, with brick roadway.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 7th day of December, 1906, adopt Improvement Resolution No. 4905, 1906, for the improvement of first alley west of Belletontaine street, from north property line of Sixteenth street to south property line of Seventeenth street, with brick roadway.

Whereas. The said Board of Public Works did at the same time fix the 7th day of December, 1906, at 10 o'clock A. M., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 8th day of December, 1906, and the 15th day of December, 1906, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

Whereas, On the 24th day of December, 1906, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

WHEREAS, On the 24th day of December, 1906, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley west of Bellefontaine street, and

Whereas, On the 24th day of December, 1906, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve first alley west of Bellefontaine street, from north property line of Sixteenth street to south property line of Seventeenth street, with brick roadway, in accordance with Improvement Resolution No. 4905, 1906, adopted by the Board of Public Works on the 7th lay of December, 1906.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvements.

By Board of Public Works:

General Ordinance No. 8—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of West street, from south property line Washington street to north property line Maryland street, with brick roadway.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 23d day of November, 1906, adopt Improvement Resolution No. 4885, 1906, for the improvement of first alley west of West street, from south property line of Washington street to the north property line of Maryland street, with brick roadway.

Whereas, The said Board of Public Works did at the same time fix the 10th day of December, 1906, at 10 o'clock A. M., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 24th day of November, 1906, and the 1st day of December, 1906, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 10th day of December, 1906, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

Whereas, On the 17th day of December, 1906, a written remonstrance was filed with the Board against the said improvement of first alley west of West street, and the same was referred to the City Civil Engineer for investigation and report; and

WHEREAS, On the 28th day of December, 1906, the City Civil Engineer filed his written report, stating that a majority of the resident property owners had signed said remonstrance, and

Whereas, On the 28th day of December, 1906, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

SECTION I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve first alley west of West street, from the south property line of Washington street to the north property line of Maryland street, with brick roadway, in accordance with Improvement Resolution No. 4885, 1906, adopted by the Board of Public Works on the 23d day of November, 1906.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvements.

MISCELLANEOUS BUSINESS.

From Park Board:

DEPARTMENT OF PUBLIC PARKS, INDIANAPOLIS, IND., January 5, 1907.

Hon. George T. Breunig, City Controller:

DEAR SIR: In compliance with Section 3 of General Ordinance No. 134, 1906, I herewith submit a statement of office expenses of this Department for December, 1906:

Pay-roll—	
J. Clyde Power, Engineer and Superintendent	
Blythe Q. Hendricks, Secretary	100.00
D. E. Deupree, Draftsman	100.00
E. T. Greenleaf, Draftsman	75.00
C. W. Wheat, Forestry Inspector	60.00
J. P. McCorkle, board of horse, etc	17.75
S. L. Shank, filing of records, plats, etc., for 1906	29.20
H. W. Bennett, Postmaster, stamps	11.59
H. Lieber Co., blue print, detail paper, etc	22.03
H. C. Bauer Engraving Co., half-tones for annual report	31.25

The pay-roll was drawn in accordance with the opinion of the City Attorney.

Respectfully submitted,

J. CLYDE POWER,
Superintendent and Engineer.

IMPROVEMENT FUND.

Dec. " " " " Dec.	I. 20. 20. 21. 21. 21.	Balance
		ENGINEER CORPS FUND.
Dec. "	I. 20. 20. 28.	Balance \$140.00 Chas. Perrott, salary, Chainman \$60.00 Chas. Myers, salary, Rodman 60.00 W. R. Gavin, salary 10 days, Chainman 20.00 — \$140.00
"	31.	Balance none
		PURCHASE OF DEAF AND DUMB HOSPITAL PARK.
Dec.	I. 3I.	Balance \$20,000.00 State of Indiana 20,000.00
		Balance none
		NEW PARK PURCHASE OF REAL ESTATE.
Dec.	I.	Balance
		PURCHASE OF LAND AT RIVERSIDE.
Dec.	I.	Balance
		SOUTH SIDE BOULEVARD FUND.
Dec.	20. 28.	Appropriations \$ 1,485.38 Union Railway Co 1,485.38
"	31.	Balance none
		MISCELLANEOUS RECEIPTS FUND.
Dec.	1. 6.	Balance
00	20.	Monthly Pay-roll— H. H. Tall, Head Florist, Garfield

		Wm. Porter, Custodian, Garfield65.00H. Fee, Hostler, Riverside60.00C. O. Dantzer, Zoo man, Riverside60.00J. Kitzing, Custodian, Riverside65.00E. Flaherty, Custodian, Brookside65.00J. Farrel, Custodian, Military60.00M. T. Keppel, Custodian, Greenlawn60.00Ed Holt, Custodian, University60.00Geo. Braun, Custodian, St. Clair60.00	
Dec.	21.	Weekly Pay-roll— T. E. Matthews, skilled laborer, Riverside. 8.75 Thos. Myers, skilled laborer, Riverside. 9.65 A. J. Roberts, laborer, Riverside. 8.80 P. Dacey, laborer, Riverside. 8.80 C. Warrenburg, laborer, Garfield. 12.40 R. Quinn, skilled laborer, Garfield. 12.25	
Dec.	28.	Weekly Pay-roll— C. Warrenburg, laborer, Garfield	
Dec. ;	31.	Balance	\$33.04
		MAINTENANCE FUND.	
Dec.	i. 6.	Balance Techentin & Frieburg, harness and repairs. \$ 9.55 Jas Roysteon, blacksmithing 5.25 Kuhn Bros, animal meat. 32.50 Jos. Zeien, animal food 17.00 Johnson-Woodbridge Co., glass 2.52 B. Echols, veterinary services 3.50 J. F. Ambuhl, blacksmithing 16.65 Ind'pl's Light & Heat Co., light for all parks 127.48 Indianapolis Coal Co., coal 2.15 West Disinfecting Co., disinfectant 11.25 W. B. Craig, veterinary services 5.00 H. J. Borger, monkey and bird food 21.75 C. D. Graves, blacksmithing 4.00 Indianapolis Mortar & Fuel Co., coal 114.90 J. N. Fatout, signs 18.00 Chas. Krauss, well digging 173.75 S. S. Rhodes & Son, paints, hardware, etc. 8.77	
Dec.	7.	Weekly Pay-roll— Jas. Furgason, use of horse	

	T. E. Matthews, skilled laborer, Riverside	12.25	
	T. Myers, skilled laborer, Riverside	9.65	
	J. Borger, laborer, Riverside	9.60	
	A. J. Roberts, laborer, Riverside	8.8o	
	P. Dacey, laborer, Riverside	6.40	
	T. Ivory, laborer, Riverside	6.40	
	J. Randall, laborer, Riverside	6.40	
	R. T. S. Kelly, laborer, Riverside	6.40	
	L. Fee, laborer, Riverside	4.80	
	G. P. Davis, laborer, Riverside	4.80	
	R. M. Boone, Foreman, Riverside	14.00	
	Wm. Bennett, Watchman, Riverside	14.00	
	F. O. Reilly, Watchman, Riverside	14.00	
	H. Emery, Watchman, Riverside	14.00	
	Wm. Sube, laborer, Riverside	6.40	
Dec. 14.	Weekly Pay-roll—		
	H. Emery, Watchman, Riverside	14.00	
	F. O. Reilly, Watchman, Riverside	14.00	
	Wm. Bennett, Watchman, Riverside	14.00	
	R. M. Boone, Foreman, Riverside	14.00	
	T. E. Matthews, skilled laborer, Riverside	12.25	
	T. Myers, skilled laborer, Riverside	12.25	
	A. J. Roberts, laborer, Riverside	9.60	
	J. Borger, laborer, Riverside	9.60	
	F. S. Izor, laborer, Riverside	1.60	
	Jas. Furgason, laborer, Military	4.80	
	Jas. Furgason, use of horse	6.00	
	C. Warrenburg, laborer, Military	12.40	
	R. Quinn, skilled laborer, Military	10.50	
Dec. 21.	Weekly Pay-roll.		
	H. Emery, Watchman, Riverside	14.00	
	F. O. Reilly, Watchman, Riverside	14.00	
	Wm. Bennett, Watchman, Riverside	14.00	
	R. M. Boone, Foreman, Riverside	14.00	
	T. E. Matthews, skilled laborer, Riverside	3.50	
	1. 12. Matthews, Skilled Japorer, 1917 et side	3.30	
Dec. 31.	Balance		.08
_ 00, 51.			

Which was referred to the Finance Committee without reading.

Mr. Royse moved that the President appoint a committee of three to revise Rules of Council for the year 1907. Carried.

The President appointed upon the committee to revise Rules for 1907: Messrs. Royse, Cottey and Sullivan.

ORDINANCES ON SECOND READING.

Mr. Davis called for General Ordinance No. 153, 1906, for second reading. It was read a second time.

Mr. Neukom offered the following amendment:

. I move that Section 1 of General Ordinance No. 153, 1906, be amended to read as follows:

SECTION I. Be it ordained by the Common Council of the City of Indianapolis, That the wages of the journeymen carpenters shall be placed at 40 cents per hour, and the salary of the foreman be placed at \$3.40 per day.

W. J. Neukom.

Which passed by the following vote:

Ayes, 15, viz.: Messrs. Brown, Cottey, Neukom, Smither, Rhodes, Bangs, Hartmann, Portteus, Royse, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 5, viz.: Messrs. Wood, Davis, Uhl, Stickelman, Donavon.

Mr. Davis moved that General Ordinance No. 153, 1906, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 153, 1906, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelamn, Hartmann, Portteus, Royse, Donavon. Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 32, 1906 for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No 32, 1906, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 32, 1906, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelamn, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 143, 1906, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 143, 1906, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 143, 1906, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelamn, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Stickelman called for General Ordinance No. 157, 1906, for second reading. It was read a second time.

Mr. Stickelman moved that General Ordinance No. 157, 1906, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 157, 1906, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Stickelman called for General Ordinance No. 159, 1906, for second reading. It was read a second time.

Mr. Stickelman moved that General Ordinance No. 159, 1906, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 159, 1906, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelamn, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Brown called for General Ordinance No. 141, 1906, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 141, 1906, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 141, 1906, was read a third time and passed by the following vote:

Ayes, 14, viz.: Messrs. Brown, Cottey, Wood, Rhodes, Bangs, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Henry and President Frederick W. Eppert.

Noes, 6, viz.: Messrs. Davis, Neukom, Smither, Uhl, Hartmann and Wright.

Mr. Brown called for General Ordinance No. 156, 1906, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 156, 1906, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 156, 1906, was read a third time and passed by the following vote:

Ayes, 18, viz.: Messrs. Brown, Cottey, Wood, Neukom, Smither, Rhodes, Bangs, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 2, viz.: Messrs. Davis and Uhl.

Mr. Cottey called for General Ordinance No. 147, 1906, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 147, 1906, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 147, 1906, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelamn, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

On motion of Mr. Royse, the Common Council, at 9:20

o'clock р. м., adjourned.

President.

ATTEST:

City Clerk.

REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND.

Monday, January 21, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, January 21, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 18 members, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene and Wright.

Absent, 2, viz: Messrs. Hamlet and Henry.

Mr. Wright moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

Executive Department, City of Indianapolis.

Indianapolis, Ind., January 9, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I return herewith with my approval the following ordinances:

General Ordinance No. 141, 1906, being "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Alabama street from north property line of Pratt street to south property line of Tenth street with brick roadway."

General Ordinance No. 143, 1906, being "an ordinance fixing the salary for stenographer to the Board of Public Works and fixing a time when the same shall take effect."

General Ordinance No. 147, 1906, being "an ordinance approving a certain contract granting to Pabst Brewing Company the right to lay and maintain a side-track or switch from the track of the old P. & E. Ry. main track across the first alley north of Market street to property of Pabst Brewing Company."

General Ordinance No. 153, 1906, being "an ordinance authorizing and providing for the employment of carpenters by the City of Indianapolis, and fixing their salaries, repealing all conflicting ordinances and fixing a time that same shall take effect."

General Ordinance No. 156, 1906, being "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Sixteenth street from the west property line of Roosevelt avenue to the east property line of Martindale avenue with brick roadway."

General Ordinance No. 157, 1906, being "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve the first alley west of Park avenue from the north property line of second alley south of Tenth street to the north property line of first alley south of Pratt street with brick roadway."

I have the honor to remain.

Very truly yours,

C. A. BOOKWALTER.

Mayor.

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS.
INDIANAPOLIS, IND., January 8, 1907.

To the President and Members of the Common Council:

Gentlemen: I return herewith with my approval Appropriation Ordinance No. 32, 1906, being "an ordinance appropriating the sum of \$2,445 to the Department of Public Health, the same to be used in compensating Doctors Eugene Buehler and Chas. A. Carter for services rendered the City of Indianapolis during the smallpox epidemic of 1901 and 1902." I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT. CITY OF INDIANAPOLIS. Indianapolis, Ind., January 18, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I return herewith with my approval General Ordinance No. 159, 1906, being "an ordinance prohibiting disorderly conduct in the City of Indianapolis, and providing a penalty for the violation thereof, and fixing a time when the same shall take effect."

I have the honor to remain,

Very truly yours, C. A. Bookwalter, MaMayor.

REPORTS FROM CITY OFFICERS.

From the City Controller:

CITY OF INDIANAPOLIS. DEPARTMENT OF FINANCE. OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., January 21, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I herewith submit an ordinance appropriating the sum of two thousand dollars (\$2,000) with which to pay the Indianapolis Map and Platting Company for making complete copies of land plats for the use of the Assessment Bureau, Department of Public Works, under contract entered into November 29, 1905, and extended December 3, 1906, and recommend the passage of said ordinance.

Very respectfully,

GEO. T. BREUNIG, City Controller.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD. Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached ordinances, authorizing and empowering the Board of Public Works to proceed with public improvements as follows:

Improvement Resolution No. 4938 for the improvement of first alley east of Park avenue from north property line of Seventeenth to south property line of Twentieth streets with brick roadway.

Improvement Resolution No. 4936 for the improvement of first alley east of Park avenue from north property line Twentieth to south property line Twenty-first streets with brick roadway.

Respectfully yours,

Board of Public Works, F. J. Noll, Jr., Clerk.

REPORTS FROM STANDING COMMITTEES.

From the Finance Committee:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Finance Committee, to which was referred Appropriation Ordinance No. 35, 1906, entitled, "an ordinance appropriating the sum of fifteen hundred dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect," begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE.
W. O. BANGS.
JACOB H. HILKENE.
JAS. F. SULLIVAN.
W. A. RHODES.
ALBERT E. COTTEY.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on Public Health:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee on Public Health, to which was referred General Ordinance No. 150, 1906, entitled, "an ordinance to amend an ordinance, entitled, 'an ordinance providing for the confiscation of unwhole-

some food; prohibiting the sale of the same, and of food preservatives; providing a penalty for the violation thereof, and repealing Section 2 of an ordinance providing better sanitary regulations for the City of Indianapolis, and empowering the Board of Health to enforce observance thereof, and repealing Section 3 of an ordinance entitled, 'an ordinance regarding public safety, comfort and convenience,'" approved February 23, 1885, begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

OTTO HOFMANN. E. J. STICKELMAN. THEO. PORTTEUS.

Mr. Stickelman moved that the report of the committee be concurred in. Carried.

From Committee on Public Property and Improvements:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee on Public Property and Improvement, to which was referred General Ordinance No. 6, 1907, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve the first alley west of Bellefontaine street from the north property line of Nineteenth street to the south property line of Twentieth street with brick roadway," begs leave to report that we have had the same under consideration and recommend that the same do pass.

Respectfully submitted,

B. A. Brown. Harry E. Royse. John L. Donavon.

Mr. Brown moved that the report of the committee be concurred in Carried.

From Committee on Public Property and Improvements:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee on Public Property and Improvement, to which was referred General Ordinance No. 7, 1907, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve the first alley west of Bellefontaine street

from north property line of Sixteenth street to the south property line of Seventeenth street with brick roadway," begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted,

B. A. Brown. Harry E. Royse. John L. Donavon.

Mr. Brown moved that the report of the committee be concurred in. Carried.

From Committee on Public Property and Improvements:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee on Public Property and Improvement, to which was referred General Ordinance No. 8, 1907, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of West street from south property line Washington street to north property line Maryland street with brick roadway," begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted.

B. A. Brown. Harry E. Royse. John L. Donavon.

Mr. Brown moved that the report of the committee be concurred in. Carried.

From Committee on Public Property and Improvements:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee on Public Property and Improvement, to which was referred General Ordinance No. 103, 1906, entitled, "an ordinance for the protection of permanently improved streets, requiring owners of property to make private connections with sewer, gas, water and other like pipes and public conveniences and bring the same inside the curbs of streets before the permanent improvement thereof, repealing all ordinances in conflict therewith and fixing the time when the same shall take effect,"

begs leave to report that it has had the same under consideration and recommend that the same do pass.

Respectfully submitted,

B. A. Brown. HARRY E. ROYSE. JOHN L. DONAVON.

Mr. Brown moved that the report of the committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

GENTLEMEN: We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 5, 1907, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street from north property line of Thirteenth street to south property line of Fifteenth street with brick roadway," beg leave to report that we have had the same under consideration and recommend that said ordinance do not pass.

Respectfully submitted,

CHAS. G. DAVIS. H. C. SMITHER. ALBERT E. UHL.

Mr. Davis moved that the report of the committee be concurred. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

GENTLEMEN: We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 4, 1907, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street from north property line of Twentieth street to the south property line of Twenty-first street with brick roadway," beg leave to report that we have had the same under consideration and recommend that said ordinance do not pass.

Respectfully submitted,

CHAS. G. DAVIS. H. C. SMITHER. ALBERT E. UHL. Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

Gentlemen: We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 3, 1907, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street from north property line of Seventeenth street to south property line of Nineteenth street with brick roadway," beg leave to report that we have had the same under consideration and recommend that said ordinance do not pass.

Respectfully submitted,

CHAS. G. DAVIS. H. C. SMITHER. ALBERT E. UHL,

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

Gentlemen: We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 1, 1907, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street from north property line of second alley south of Sixteenth street to south property line of first alley south of Sixteenth street with brick roadway," beg leave to report that we have had the same under consideration and recommend that said ordinance do not pass.

Respectfully submitted,

CHAS. G. DAVIS. H. C. SMITHER. ALBERT E. UHL.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., January 21, 1907.

To the President and Members of the Common Council:

GENTLEMEN: We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 2, 1907, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley west of Bellefontaine street from north property line of first alley north of Eleventh street to south property line of Thirteenth street with brick roadway," beg leave to report that we have had the same under consideration and recommend that said ordinance do not pass.

Respectfully submitted.

CHAS. G. DAVIS. H. C. SMITHER. ALBERT E. UHL.

Mr. Davis moved that the report of the committee be concurred in. Carried.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By the City Controller:

Appropriation Ordinance No. 1-1907: An ordinance appropriating the sum of two thousand dollars with which to pay the Indianapolis Map and Platting Company for services rendered the City of Indianapolis in making complete copies of land plats for use of the Bureau of As-

Whereas, On November 29, 1905, a contract was entered into between the City of Indianapolis and the Indianapolis Map and Platting Company, by which said City was to pay said Company the sum of \$2,000 for preparing for the use of said City, a true and complete copy of all land platted and unplatted within the limits of the City of Indianapolis, as the plat books in the office of the Towship Assessor of Center Township existed on the first day of January, 1905; and

Whereas, For reasons satisfactory to the Mayor and Board of Public Works, it.was, on the 3d day of December, 1906, ascertained by the Mayor and members of the present Board of Public Works, that the whole of said work could not be completed by the 31st day of said month, which was the limit of the time specified in said contract for completing the same, and the time was thereupon extended by a supplemental contract, until March I, 1907, within which said work may be completed; and

WHEREAS, Said work is now nearing completion, and all of said plats covered by said original contract will be delivered to the Bureau of Assessment on or before said first day of March, at which time the \$2,000 will be due and owing to said Company, and there is now no appropriation available out of which to pay the same; therefore,

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis. That the sum of two thousand dollars be, and the same is hereby, appropriated out of any money in the treasury of said city not otherwise appropriated, with which to pay said Indianapolis Map and Platting Company for the making of true and complete copies of said platted and unplatted land within said city limits on the first day of January, 1905.

The Controller is hereby authorized to pay said sum of \$2,000 hereby appropriated to said Company, out of any available funds of the City of Indianapolis, as soon as all of said plats shall have been completed and delivered to said City, to the satisfaction of the Board of Public Works.

SEC. 2. This ordinance shall take effect and be in force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 9-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley east of Park avenue from north property line of Seventeenth street to south property line of Twentieth street with brick roadway.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 14th day of December, 1906, adopt Improvement Resolution No. 4938, 1906, for the improvement of first alley east of Park avenue from the north property line of Seventeenth street to the south property line of Twentieth street with brick roadway.

WHEREAS, The said Board of Public Works did at the same time fix the 31st day of December, 1906, at 10 o'clock A. M., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 15th day of December, 1906, and the 22d day of December, 1906, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 31st day of December, 1906, the Board having met in regular session, took final action on said Improvement Resolution without

modification; and

Whereas, On the 8th day of January, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley east of Park avenue, and

Whereas, On the 11th day of January, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve first alley east of Park avenue from the north property line of Seventeenth street to the south property line of Twentieth street with brick roadway, in accordance with Improvement Resolution No. 4938, 1906, adopted by the Board of Public Works on the 14th day of December, 1906.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 10—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley east of Park avenue from north property line of Twentieth street to the south property line of Twenty-first street with brick roadway.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 14th day of December, 1906, adopt Improvement Resolution No. 4936, 1906, for the improvement of first alley east of Park avenue from the north property line of Twentieth street to the south property line of Twenty-first street with brick roadway.

Whereas, The said Board of Public Works did at the same time fix the 31st day of December, 1906, at 10 o'clock A. M., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 15th day of December, 1906, and the 22d day of December, 1906, in the Indianapolis Sun. a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 31st day of December, 1906, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

WHEREAS, On the 4th day of January. 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley east of Park avenue, and

WHEREAS, On the 11th day of January. 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance

authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve first alley east of Park avenue from the north property line of Twentieth street to the south property line of Twenty-first street with brick roadway, in accordance with Improvement Resolution No. 4936, 1906, adopted by the Board of Public Works on the 14th day of December, 1906.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Mr. Neukom:

General Ordinance No. 11—1907: An ordinance requiring persons giving or holding boxing and sparring matches in the City of Indianapolis to obtain a permit and pay a license fee of \$200.00 therefor.

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That before any one shall give, hold or carry on, or cause to be given, held or carried on, any sparring or boxing match within the City of Indianapolis, Indiana, he shall first procure a permit by ordinance from the Common Council of said City of Indianapolis, Indiana. If this permit is granted he shall then procure a license from the City Controller. Before any such license shall be issued, the person desiring to give, hold or carry on any such sparring or boxing match, shall pay to the City Controller the sum of two hundred dollars (\$200.00) for each day's exhibition.

Sec. 2. Any person giving, holding or carrying on any such sparring or boxing match within the limits of said city, without having first procured the permit and license so to do, as required by the provisions of the first section of this ordinance, shall be fined in any sum not less than \$200.00 and not more than \$500.00 for each offense; each day shall constitute a separate offense.

Sec. 3. This ordinance shall take effect and be in force from and after its passage and publication according to law.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

By Mr. Wood:

General Ordinance No. 12—1907: An ordinance to amend Sections 11 and 12 of an ordinance, entitled, "an ordinance providing for the in-

spection of scales, weights and measures in the City of Indianapolis, Indiana; providing for the appointment of an Inspector of Scales, Weights and Measures, and defining his duties and compensation; providing penalties for the violation thereof, and fixing a time when the same shall take effect," approved June 20, 1902.

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That Sections 11 and 12 of an ordinance providing for the inspection of scales, weights and measures, on page 1207, approved June 20, 1902, be, and the same are hereby, amended to read as follows:

SEC. II. The Inspector of Scales, Weights and Measures shall employ, with the approval and consent of the Mayor, two or more suitable and competent persons as assistants, who shall receive for their services the sum of two dollars and fifty cents per day each, to be paid out of the City Treasury monthly for the number of days employed during the month. The said assistants shall be under the direction and control of the Inspector of Scales, Weights and Measures, and shall perform such duties as the said Inspector of Scales, Weights and Measures shall direct and he may, whenever in his opinion the interests of the city shall be subserved thereby, dismiss any of said assistants, and may appoint other assistants in their stead, with the approval of the Mayor.

Sec. 12. The Inspector of Scales, Weights and Measures shall receive from the city as compensation for his services the sum of fifteen hundred dollars per annum, payable monthly.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

MISCELLANEOUS BUSINESS.

By Mr. Uhl:

Resolution No. 1—1907:

WHEREAS, On the 30th day of August, 1905, this body passed an ordinance ratifying a contract between the City and the President of the Board of Trade, the President of the Commercial Club and their associates and assigns, providing for the furnishing of gas to the residents of the city not to exceed sixty cents (60) per thousand cubic feet; and

Whereas, In which contract it was provided that the holders of the franchise should put into operation a gas plant within eighteen months (18) from the date of the sale of the Consumers' Gas Trust Company mains; and

WHEREAS, The sale of the Consumers' Gas Trust Company mains has ever since been delayed by litigation; and

WHEREAS, It is of extreme importance that the residents of the city receive as early as possible gas at a reasonable price, both on account of the large sum saved to the individual citizens and also on account of the general effect upon the prosperity of the city which would be greatly promoted if the price of gas were not prohibitive for commercial purposes; and

Whereas, During the campaign in the year 1905, the members of this body, while candidates, pledged themselves to the people to do all in their power to provide a supply of gas at not a greater price than sixty cents (60) per thousand cubic feet; and

Whereas, A bill has been introduced at the session of the General Assembly now pending providing that in cities of one hundred thousand (100,000) population, or over, no future gas contracts shall be made at a price greater than sixty cents (60) per thousand cubic feet, and further providing that any future gas contract shall be subject to ratification by vote of the people; therefore, be it

Resolved, By the Common Council of the City of Indianapolis, That we regret and disapprove of the delay in bringing about a sale of the Consumers' Gas Trust Company mains; and be it further

Resolved, That we strongly urge upon each and every member of the present General Assembly the passage of the bill above mentioned.

Mr. Uhl moved the resolution be adopted.

The roll was called and Resolution No. 1, 1907, was adopted by the following vote:

Ayes, 19, viz.: Messrs, Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

ORDINANCES ON SECOND READING.

Mr. Royse called for Appropriation Ordinance No. 35, 1906, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No 35, 1906, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 35, 1906, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs, Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Stickelman called for General Ordinance No. 150, 1906, for second reading. It was read a second time.

Mr. Stickelman moved that General Ordinance No. 150, 1906, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 150, 1906, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs, Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Brown called for General Ordinance No. 6, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 6, 1907, be ordered engrossed, read a third time and placed upon its passage.

Which motion carried by the following vote:

Ayes, 17, viz.: Messrs. Brown, Cottey, Wood, Davis, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, 2, viz.: Messrs. Neukom and Sullivan.

General Ordinance No. 6, 1907, was read a third time and failed to pass by the following vote:

Ayes, 10, viz.: Messrs. Brown, Wood, Smither, Rhodes, Portteus, Royse, Donavon, Hofmann, Hilkene and President Frederick W. Eppert.

Noes, 9, viz.: Messrs. Cottey, Davis, Neukom, Bangs, Uhl, Stickelman, Hartmann, Sullivan and Wright.

Mr. Brown called for General Ordinance No. 7, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 7, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 7, 1907, was read a third time and failed to pass by the following vote:

Ayes, 10, viz.: Messrs. Brown, Wood, Smither, Rhodes, Portteus, Royse, Donavon, Hofmann, Hilkene and President Frederick W. Eppert.

Noes, 9, viz.: Messrs. Cottey, Davis, Neukom, Bangs, Uhl, Stickelman, Hartmann, Sullivan and Wright.

Mr. Brown called for General Ordinance No. 8, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 8, 1907, be be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 8, 1907, was read a third time and passed by the following vote:

Ayes, 16, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Hartmann, Portteus, Royse, Donavon, Hofmann, Hilkene and President Frederick W. Eppert.

Noes, 3, viz.: Messrs. Stickelman, Sullivan and Wright.

Mr. Brown called for General Ordinance No. 103, 1906, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 103, 1906, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 103, 1906, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs, Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Davis called for General Ordinance No. 1, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 1, 1907, be stricken from the files.

Mr. Royse called for "ave" and "nay" vote.

The roll was called and General Ordinance No. 1, 1907, was stricken from the files by the following vote:

Ayes, 14, viz.: Messrs. Brown, Cottey, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Sullivan, Hofmann, Wright and President Frederick W. Eppert.

Noes, 5, viz.: Messrs. Wood, Portteus, Royse, Donavon and Hilkene.

Mr. Davis called for General Ordinance No. 2, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 2, 1907, be stricken from the files.

Mr. Royse called for "aye" and "nay" vote.

The roll was called and General Ordinance No. 2, 1907, was stricken from the files by the following vote:

Ayes, 14, viz.: Messrs. Brown, Cottey, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Sullivan, Hofmann, Wright and President Frederick W. Eppert.

Noes, 5, viz.: Messrs. Wood, Portteus, Royse, Donavon and Hilkene.

Mr. Davis called for General Ordinance No. 4, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 4, 1907, be stricken from the files.

Mr Royse called for "aye" and "nay" vote.

The roll was called and General Ordinance No. 4, 1907, was stricken from the files by the following vote:

Ayes, 14, viz.: Messrs. Brown, Cottey, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Sullivan, Hofmann, Wright and President Frederick W. Eppert.

Noes, 5, viz.: Messrs. Wood, Portteus, Royse, Donavon and Hilkene.

Mr. Davis called for General Ordinance No. 3, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 3, 1907, be stricken from the files. Carried.

Mr. Davis called for General Ordinance No. 5, 1907, for second reading. It was read a second time.

President.

Mr. Davis moved that General Ordinance No. 5, 1907, be stricken from the files.

Mr. Royse called for "aye" and "nay" vote.

The roll was called and General Ordinance No. 5, 1907, was stricken from the files by the following vote:

Ayes, 13, viz.: Messrs. Brown, Cottey, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Sullivan, Hofmann and Wright.

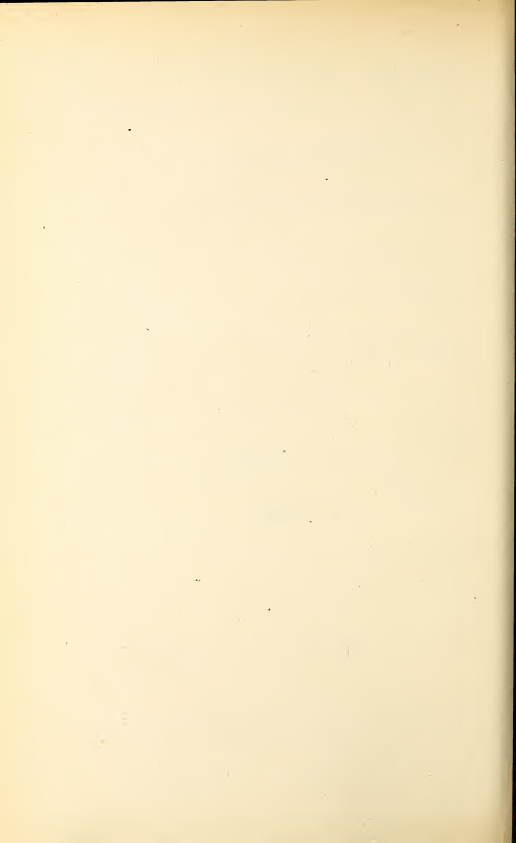
Noes, 6, viz.: Messrs. Wood, Portteus, Royse, Donavon, Hilkene and President Frederick W. Eppert.

On motion of Mr. Royse, the Common Council, at 8:55 o'clock P. M., adjourned.

ATTEST:

City Clerk.

RADES THE COURSE 12



REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind.
Monday, February 4, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, February 4, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 15 members, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Donavon, Hofmann and Hilkene.

Absent, 5, viz: Messrs. Hamlet, Royse, Sullivan, Wright and Henry.

Mr. Bangs moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS. INDIANAPOLIS, IND., January 28, 1907.

To the President and Members of the Common Council:

Gentlemen: I return herewith with my approval the following ordinances:

General Ordinance No. 150, 1906, being "an ordinance to amend Section

One of an ordinance entitled, 'an ordinance providing for the confiscation of unwholesome food; prohibiting the sale of the same, and of food preservatives; providing a penalty for the violation thereof, and repealing Section Two of an ordinance providing better sanitary regulations for the City of Indianapolis, and empowering the Board of Health to enforce observance thereof,' and repealing Section Three of an ordinance entitled, 'an ordinance regarding public safety, comfort and convenience,' approved February 23, 1885."

General Ordinance No. 103, 1906, being "an ordinance for the protection of permanently improved streets, requiring owners of property to make private connections with sewer, gas, water and other like pipes and public conveniences and bring the same inside the curbs of streets before the permanent improvement thereof; repealing all ordinances in conflict therewith and fixing a time when the same shall take effect."

General Ordinance No. 8, 1907, being "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve the first alley west of West street from south property line of Washington street to the north property line of Maryland street with brick roadway."

Appropriation Ordinance No. 35, 1906, being "an ordinance appropriating the sum of fifteen hundred dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

REPORTS FROM CITY OFFICERS.

From the City Controller:

Mr. Uhl moved the reading of Controller's report be dispensed with, and the same printed in the Journal of this meeting. Carried.

CONTROLLER'S REPORT.

DEPARTMENT OF FINANCE, OFFICE OF THE CITY CONTROLLER, INDIANAPOLIS, IND., January 31, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I submit herewith my report for the fiscal year ending December 31, 1906, exhibiting revenues, receipts and expenditures, and the sources from which the revenues are derived.

The bonded debt on January 1, 1906, was \$2,585,800, which was increased during the year by the issuance of \$100,000 City Hospital bonds and \$300,000 City Hall bonds. During the year maturing bonds amounting to \$56,000 were paid, \$24,000 out of the General Fund and \$32,000 out of the Sinking Fund, leaving a bonded debt of \$2,929,800 on January 1, 1907; of this amount \$2,839,500 is city debt proper and \$90,300 assumed by reason of the annexation of certain incorporated towns. Of the city debt proper, \$1,130,000 bears 3½% interest, and \$1,709,500 bears 4%; of the suburban bonds \$3,500 is at 3.65-100%, \$8,000 at 4%, \$12,800 at 5% and \$66,000 at 6%.

The total assessed valuation of taxable property in the city, for the year 1906, is \$162,450,315, from which is deducted mortgage exemptions aggregating \$4,363,005, leaving net total appraisement of \$158,087,310. The constitutional debt limit of 2% is \$3,161,746, from which amount is deducted the bonded debt of \$2,929,800, leaving a margin of \$231,946.

The rapid growth of our city, both in population (now estimated to be 228,880) and in area, makes it necessary to provide for a larger police force and better facilities for transacting the business of the Police Department, which better facilities among other improvements require the erection and installation of one or more substations. The expense for maintenance of the Police Department for the year 1905, was \$198,248.47, and for 1906, \$229,632.86, an increase of \$31,348.39, which increase was largely caused by the appointment of some forty-five additional patrolmen.

A material increase in the expenditures for this department will have to be provided for either by an increase in the tax levy, which should be avoided if possible, or by revenues secured from special sources. There is a very strong sentiment among our people in favor of a material increase in amount of license fees to be charged for retail liquor licenses, with which sentiment I am in hearty sympathy. If such license fees are to be increased I am of the firm opinion that municipalities should receive, if not all, the largest portion thereof. In 1905 the expenditures for the Police Department exceeded the receipts from brewery and retail liquor licenses by \$7,484.47, while in 1906 the excess of expenditures over such receipts was \$34,082.86, although the receipts in 1906 were \$4,750 greater than in 1905. Your careful consideration of this subject is respectfully solicited.

I take pleasure in calling your attention to the excellent condition of the city treasury at the end of our first fiscal year. On January 1, 1906, the gross cash balance was \$254,307.47, which amount included special appropriations and revenues for specific purposes aggregating \$56,151.94, leaving a cash balance of \$198,155.53 available for general purposes. On January 1, 1907, the gross cash balance was \$587,066.59, including special appropriations for specific purposes amounting to \$383,318.65, leaving a cash balance for general purposes of

\$203,747.94.

Respectfully submitted,

Geo. T. Breunig, City Controller.

TABLE No. 1.

Synopsis of Receipts and Expenditures, 1906.

GENERAL FUND.

Cash available January 1, 1906	\$224,048 63 30,258 84
Total cash balance January 1, 1906	\$254,307 47
Total ordinary receipts \$1,652,929 53 Received from City Hall bonds \$302,410 44 Received from City Hospital Improvement bonds 104,267 12	
Total extraordinary receipts. \$406,677 56	
Total receipts for 1906	\$2,059,607 09
Total to be accounted for Paid current expense\$1,523,126 98 Paid permanent improvements 144,641 61	\$2,313,914 56
Total ordinary expenditures. Paid redemption of bonds \$1,667,768 59 Paid track elevation 35,079 38	
Total extraordinary expenditures \$59,079 38	
Total expenditures	\$1,726,847 97
Cash balance January 1, 1907 Special appropriations carried over—	\$587,066 59
City Hospital improvement \$76,185 61 City Hall 300,000 00 Brightwood water works ex-	
tension of mains 5,500 00 Miscellaneous park receipts	
fund	
Expenses incurred in apprehension of Jesse Coe 500 00	
	\$383,318 65
Actual available cash in General Fund January 1, 1907	\$203,747 94

TABLE No. 2.

Current Receipts, 1906.

Current Receipts, 1906.		
FEES.		
City Civil Engineer	\$5,428 05	
City Hospital—Pay patients	2,070 00	
City Controller—Aution license \$11 00	· •	
Building license 9,156 54		
Dance license 1,712 00		
Distributing medicine		
1.		
license 3 00		
Exhibition license 14 00		
Liquor license 741 00		
Milk license 1,257 00		
Market leases 254 00		
Plumber license 118 00		
Peddlers license 823 50		
Restaurant license 277 00	• .	
Skating rink license 2 00		
Shooting gallery	•	
license 3 00		
Selling imported		
goods license 2 00	Φ.	
	\$14,374 04	
East Market	5,646 50	
South Side Market	94 75	
Scales, Weights and Measures	2,168 25	
,		
Total		\$29.781 59
LICENSE.	,	
Auction	\$300 00	
Brewery	10,000 00	
Ball and cane rack, etc	39 00	
Clairvoyants, Palmist and Medium	625 00	
Dog	8,301 00	
Exhibition	1,461 66	
Hotel solicitors	20 00	
Hucksters	3,790 00	
Liquor	184,750 00	
Liquor, special (groceries, drug stores, etc.)	800 00	
Morry on round		
Merry-go-round	25 00	
Pawnbrokers	1,700 00	
Peddlers	532 00	*
Selling imported goods"	125 00	*
Selling from railroad car	25 00	
Shooting gallery	. 75 00	٠ .
Skating rink	125 00	
Slot machine	172 75	
Testing machine	210 00	
Vehicle	39,378 75	
Total		\$252,455 16
MISCELLANEOUS.	Φ. 0.	
Bath houses	\$108 50	
Brightwood Waterworks	3,519 68	
City Dispensary—Sale of old furniture	12 50	
City Controller—Sale of unused license tags	. 7 20	
Deposits filed with bids—Forfeited by Board of		
Public Works	709 50	

TABLE No. 2—Continued.

Engine house site, rent. Fines and fees City Court. Fire Force receipts. Franchises—Christian, J. E Central Union Telephone Co Indianapolis Telephone Co	11,5 <u>55</u> 88	45 00 00	
Indianapolis Clean Street Co Indianapolis Light and Heat Co.,	110		
to December 31, 1905 Home Heat and Light Co	12,984 3,248	25	
Merchants Heat and Light Co Indianapolis Coal Traction Co	6,323 58	76	
Indianapolis and Cincinnati Indianapolis, Columbus and South-	124	63	
ern Endianapolis and Eastern	92 90	20 38	
Indianapolis and Martinsville	70	69	
Indianapolis and Northwestern Indianapolis Traction and Ter-	89	_	
minal Co	33,206 275		
Haughville Hall rent	530		•
City Hospital	1,000	00	
Law Department—Refund account overcharge	25	00	
in bill of costs	23 15,956		
Massachusetts avenue track elevation—Refund			٠
of salaries paid inspectors	80 213	_	
South Side boulevard	3,317	83	
Sale of privileges, hay, gravel, golf, etc. Police Force receipts	8,015		
Sellers Farm rent	500		
Street openings and vacations	709		
State Plaza, hydrant rent	157 1,211		
Street Commissioner—Sale of old material, etc. Street Cleaning Department—Sale of old ma-	1,205		
terial, etc	1,141		
Tomlinson Hall	1,241,450 3,037		
Warrants and overcharges refunded	39		
Weed cutting	402	40	
Total			\$1,370,692 78
Total ordinary receipts			\$1,652,929 53
EXTRAORDINARY RECEIPTS.	\$200,470	4.4	
City Hall bonds	\$302,410 104,267		
Total			\$406,677 56
Grand total of receipts			\$2,059,607 09

TABLE No. 3.

Appropriations, Expenditures and Balances, 1906.

FINANCE DEPARTMENT.				
	Appro-	Expend		
Fund.	briations.	tures	. Balances	s.
Assessment of city property	\$2,500 0	00 \$2,500	00	
Building arbitration expense	37 5	50 37	50	
Blank books, stationery and supplies.	2,000	00 1,998	33 1 6	7
City Hall and Auditorium	1,000 0	000,1	00	
Commission paid on omitted taxes	446 6			
Liquor license rebates	608 d	06 608		
Memorial Day	200 (00 191		
Miscellaneous expense city offices	5,000	00 4,997	24 2 7	6
Official surety bonds	424 (
Salaries	65,287 6	65,287	65	
Scales, weights and measures expense	300 (05 5 9.	5
Special Police Judge	455	00 455	00	
Bridge bonds	13,500 (00 10,000	00 3,500 0	Ю
bonds	14,000	00 14,000	00	
Interest and Exchange—	102 (10	TO TOO 17	T2 044 0	(Day
City bonded indebtedness	600			/
Brightwood bonded indebtedness. Haughville bonded indebtedness.				
Irvington bonded indebtedness.	640 (
West Indianapolis bonded in-	477 7			
debtedness	3,360 (00	-
Totals	\$214,256	15 \$209,791	93 \$4,464 2	2
LAW DEPARTMENT.				
Change of venue cases	\$400 (00 \$396	95 \$3 0	
Judgments, compromises and costs	10,923			
Law library				
Occ. Williamy	200 (200	•	8
Office rent and expense	200 (oo	8
Office rent and expense	200 (550 (oo	08
Transcripts, printing of briefs, sta-	550 (550	00	
Transcripts, printing of briefs, stationery and miscellaneous supplies	450 0	550	79 2	1:1
Transcripts, printing of briefs, sta-	450 0	550	79 2	1:1
Transcripts, printing of briefs, stationery and miscellaneous supplies	450 0	550	79 2	1:1
Transcripts, printing of briefs, stationery and miscellaneous supplies Totals	\$12,523 ;	550 550 550 500 449 \$12,293	00 00 79 2 38 \$229 9	1:1
Transcripts, printing of briefs, stationery and miscellaneous supplies Totals DEPARTMENT OF PUBLIC PARKS. Engineer corps	\$12,523 ; \$2,500 (550 550 60 449 32 \$12,293 60 \$2,500	00 00 79 2 38 \$229 9	1:1
Transcripts, printing of briefs, stationery and miscellaneous supplies Totals DEPARTMENT OF PUBLIC PARKS. Engineer corps Improvements	\$12,523 ;	550 550 550 550 512,293 512,293 512,293 512,293	00 00 79 2 38 \$229 9	21 — 94
Transcripts, printing of briefs, stationery and miscellaneous supplies Totals DEPARTMENT OF PUBLIC PARKS. Engineer corps Improvements Maintenance	\$12,523 ; \$2,500 (19,200) (19,200 (19,200 (19,200 (19,200 (19,200 (19,200 (19,200 (19,	550 550 449 512,293 512,293 512,293 512,293	00 00 79 2 38 \$229 9 00 88 1 92 0	21 - 04
Transcripts, printing of briefs, stationery and miscellaneous supplies Totals DEPARTMENT OF PUBLIC PARKS. Engineer corps Improvements Maintenance Miscellaneous receipts fund New parks—Purchase of real estate.	\$12,523 (\$2,500 (\$19,200 (\$9,042 (\$14.80)	550 550 550 449 \$12,293 \$12,293 512,293 512,293 512,293 512,293 512,293	00 00 79 2 38 \$229 9 00 88 1 92 0 49 33 0	208
Transcripts, printing of briefs, stationery and miscellaneous supplies Totals DEPARTMENT OF PUBLIC PARKS. Engineer corps Improvements Maintenance Miscellaneous receipts fund New parks—Purchase of real estate. Purchase of Deaf and Dumb Hospital	\$12,523 (\$2,500 (19,200 (54,800 (9,042 (14 (14 (14 (14 (14 (14 (14 (14 (14 (14	550 550 550 550 5449 \$12,293 512,293 512,293 512,293 512,293 512,293 512,293 512,293 512,293 512,293	00 00 79 2 38 \$229 9 	208
Transcripts, printing of briefs, stationery and miscellaneous supplies Totals DEPARTMENT OF PUBLIC PARKS. Engineer corps Improvements Maintenance Miscellaneous receipts fund New parks—Purchase of real estate. Purchase of Deaf and Dumb Hospital Park North Side Boulevard	\$12,523 (\$2,500 (19,200 (9,042) 14 2 20,000 (9,000)	550 550 550 550 550 550 512,293 512,293 52,500 51,199 53 9,009 54,799 53 9,009 54,799 53 9,009 54,799 54,799 54,799 55,700 56,70	00 79 2 38 \$229 9 00 88 1 92 0 49 33 0 14 2	208
Transcripts, printing of briefs, stationery and miscellaneous supplies Totals DEPARTMENT OF PUBLIC PARKS. Engineer corps Improvements Maintenance Miscellaneous receipts fund New parks—Purchase of real estate. Purchase of Deaf and Dumb Hospital Park North Side Boulevard	\$2,500 (19,200 (9,042) 14 2 20,000 (21,212)	550 550 550 550 550 550 550 550	00 79 2 38 \$229 9 00 88 1 92 0 49 33 0 14 2 00 37	208
Transcripts, printing of briefs, stationery and miscellaneous supplies Totals DEPARTMENT OF PUBEIC PARKS. Engineer corps Improvements Maintenance Miscellaneous receipts fund New parks—Purchase of real estate. Purchase of Deaf and Dumb Hospital Park	\$12,523 (\$2,500 (19,200 (9,042) 14 2 20,000 (9,000)	550 550 550 550 550 550 550 550	00 79 2 38 \$229 9 00 88 1 92 049 33 0 14 2 00 37 61	208

TABLE No. 3—Continued.

BOARD OF PUBLIC WORKS.					
	Appro-		Expend	di-	
Fund.	priations.		tures		Balances.
Assessments, erroneous	\$1,100	00	\$1,057	36	\$42 64
Assessments, payment of	1,000	00	903		96 92
Assessment roll clerks salaries	7,880	00	7,361	98	518 02
Bath houses	3,689		580		3,109 48
Bath houses, maintenance of	1,000		595	70	. 404 30
Blank books, printing and stationery.	5,500		5,283		216 45
Bridges	21,400	00	9,443		11,956 99
Bridge gang, pay roll	8,000	00	7,164	45	835 55
Brightwood waterworks	5,000	00	4,313	88	686 12
Brightwood waterworks, extension of					
main	5,500	00			5,500 00
Cisterns	6,000	00	2,109	86	3,890 14
City Civil Engineer, accounts	3,000	00	2.875	77	124 23
City Civil Engineer, salaries	48,597	46	48,597	46	
City Civil Engineer, track elevation					
fund	4,000	00	3,776	00	224 00
City Hall, accounts	4,360	00	4,340	15	19 85
City Hall, building	300,000	OO			300,000 00
City Hall, janitors	2,842	50	2,842	50	
City Hospital improvements	104.200		28,014	39	76,185 61
Electric, gas and vapor lights	142,500	OO	133,041	0.4	9,458 96
Fire house in East Tenth street, pur-					
chase of land and erection of	15,000	00	14,648		351 97
Fountains and wells	000, I		880		119 53
Furniture and fixtures	1,000		843		156 72
Garbage, collection and delivery of	36,000		36,000		
Garbage and night soil, disposal of	11,800		11,050		750 00
Incidental expense	500	00	130	42	369 58
Indianapolis Street Railway, emer-					
gency repair fund	1,000	_			1,000 00
Levees, repair and improvement of	907		877	50	30 12
Massachusetts avenue track elevation	8,973		8,531		441 98
Payment of appraisers	500		300		200 00
Pogue's Run and State Ditch repairs.	3,500				3,500 00
Public buildings and repairs	13,000		12,376		623 68
Sewers	5,000		4,751		248 82
Sewer gang, pay roll	17,992		17,760		231 95
Streets, maintenance and repair of Streets, sweeping and cleaning im-	35,000	00	23,516	17	11,483 83
	104,000	00	TO 2 7 7 7	4.7	0.10 50
Streets, sprinkling unimproved	44,640		103,757		242 59
Streets, repairing permanently im-	44.040	00	35,420	41	9,219 59
proved	65,000		64,713	60	285.18
Streets. opening and vacation of	800		556		243 55
Street repair account	5,000		2,150		2,849 42
Street repair guarantee fund, Town	5,000	00	2,130	30	2,049 42
of Irvington	2,955	12	2,955	Т2	
Street signs and house numbers	I,500		1,391		108 80
Telephones	500		500		100 00
Tomlinson Hall, accounts	1,800		1,790		9 53
Tomlinson Hall, janitors	2,500		2,466		.33 05
Track elevation	60,000		26,547		33,452 14
Track elevation, salary of clerk	900		900		JUNE 14
Water	110,000		105,355		4,644 80
Totals\$1	,226,338	60	\$742,471	31	\$483,867 29

Expendi-

1,109 10

2,184 81

800 00

597 80

1,597 20

00 000,1

466 65

390 87

390 90

15 19

2 20 102 80

9 13

33 35

TABLE No. 3—Continued.

Appro-

BOARD OF PUBLIC SAFETY, Fire Department.

Gas and electric lights.....

Horse feed

Incidental expense

Printing and stationery.....

Prisoners' meals

Secret service

Telephone service Wagons, harness and repairs.....

	21 / / / / /		Lapend	<i>u</i> -		
Fund.	priations		tures		Balanc	es.
Fore Force, pay roll	\$221,303	25	\$219,271	59	\$2,031	66
Fire alarm, telegraph department	4,000		3,968	37	31	63
Fuel and heat	3,500	00	3,232	88	267	12
Furniture	. 1,200	00				58
Harness and repairs	. 700		699			14
Horse feed	9,500		9,292		207	
Horse shoeing	. 2,600		2,596			18
Horses, purchase of			2,445		555	
Hose, purchase of			4,929			35
Illuminating gas and electric light			2,000	-	,	00
Miscellaneous expense			1,499			61
New apparatus			6,499			63
Printing and stationery			148		I	77
Repairs to apparatus			3,351		148	
Repairs to buildings			3,993			28
Repairs to cisterns	. 250				250	00
Soda and acids			230		119	
Telephone service			1,500		,	, 5
a coopmone control transfer	-,5		-,5			
Totals	. \$270,553	25	\$266,857	OI	\$3,696	24
Station House.						
Police Force pay roll	\$017.705	Q.	\$214,928	02	\$2,797	۷т
Police Force, pay roll			1,381			86
Building repairs			396			95
Bicycles and repairs			72	-		95
Cow pounds			2,989			61
Electrical department					200	
Emergency police			996			
Equipment mounted police		UU	990	20	. 3	74
Expenses incurred in apprehension o		00			500	00
Jesse Coe			723		576	
Fuel, gas and coal	. 1,300		723	-	200	

\$229,632 86 \$4,692 98 Totals\$234,325 84 Office.

1,300 00 1,500 00

800 00

600 00

2,200 00

1,700 00

400 00 1,000 00

500 00

Equipments of engine nouse south of			
Belt Ry	\$135 72	\$103 09	\$32 63
Incidental expense	500 00	498 76	I 24
Padded cells at Station House	5 65	5 65	
Printing and stationery	200 00	200 00	
Rewards	1,100 00		1,100 00

Totals	. \$1,941 37	\$807 50	\$1,133 87

TABLE No. 3—Continued.

Building Inspector.

Fund. Horse board Incidental expense Printing and stationery Salary of Assistant Inspectors Totals	Appro- priations, \$360 100 140 5,700 \$6,300	00 \$340 00 93 00 131 00 4,656	65 \$19 35 19 6 81 60 8 40 66 1,043 34
East Market.			
Cleaning buildings and grounds. Current expense Gas and electricity Printing and stationery Repairs to buildings. Salaries Totals	\$1,080 200 5.050 30 1,000 5,504 \$12,864	00 179 00 5,038 00 23 00 482 00 5,498	58 20 42 69 11 31 70 6 30 90 517 10 00 6 00
*South Side Market.			
Current expense	\$100 150 200 150 900 \$1,500	00 19 00 32 00 00 600	29 130 71 55 167 45 150 00 00 300 00
BOARD OF PUBLIC HEALTH AND CHARITIES.			
City Dispensary.			
Drugs Dry Goods Gas Groceries Incidentals Laundry Printing and stationery. Surgical supplies Telephones Transportation Salaries	\$1,300 150 60 900 100 120 400 123 4,590	00 146 00 8 00 59 00 896 00 100 00 117 00 399 00 99	52 3 48 82 1 18 34 66 57 3 43 00 2 20 2 80 10 90 15 5 85 55 45
Totals	\$7,965	00 \$7,874	89 \$90 11

^{*}Market abandoned August 31, 1906.

TABLE No. 3—Continued.

City Hospital.			
Г	Appro-	Expendi-	D .
Fund.	priations.	tures.	Balances.
Drugs			\$0 37
Dry goods			72 96
Engine room supplies			3 71 40
Flower Mission Hospital			8 72
Furniture		1,,	7 46
Fuel		0. 0.	04
Gas			01
Hardware		199 74	26
Horse shoeing		_, .	26 20
Incidentals		0,	43
Laundry supplies			6 -0
Paints and painting			6 98
Plumber supplies		, ,	7 15 26
Provisions			7 32
Queensware			19
Repairs			11 97
Stable supplies			31
Surgical supplies			6 60
Salaries	12,056 08	12,021 08	35 00
Telephones		20	33 05
Nursing	4,147 82	4,147 82	
Totals	\$55,643 90	\$55,414 82	\$229 08
Health Board Office.			
Ambulance and driver	\$1,100 00	\$1,031 05	\$68 95
Cutting weeds			611 50
Horse board	720 00	581 62	138 38
Incidentals	500 00	497 23	2 77
Laboratory	1,000 00	907 61	92 39
Prevention of contagious diseases	5,000 00	2,569 99	2,430 01
Public charity	1,800 00	1,800 00	202 25
Records, printing and stationery	1,000 00	796 75	203 25
Salaries Schools, inspection of	13,171 59 2,450 00	13,133 95 2,403 00	37 64 47 00
Telephones	105 00	105 00	47 00
Transportation	450 00	449 45	55
Totals	\$28,296 59	\$24,664 15	\$3,632 44
TOT	ALS.		
Finance Department	\$214,256 15	\$209,791 93	\$4,464 22
Law Department	12,523 32	12,293 38	229 94
Public Works	,226,338 60	742,471 31	483,867 29
Public Parks	159,842 79	159.794 71	48 08
Public Safety	527,484 46	514.542 78	12,941 68
Public Health and Charities	91,905 49	87,953 86	3,951 63
\$2	2,232,350 81	\$1,726,847 97	\$505,502 84

RECAPITULATION.

Amount of warrants outstanding January 1, 1906 \$71,403 75 Amount of warrants issued, January 1 to December 31, 1906	,
Total	\$1,798,251 72
cember 31, 1906	1,685,114 76
Amount of warrants outstanding December 31, 1906 Cash on hand December 31, 1906\$700,203 55 Warrants outstanding	\$113,136 96
Cash balance January 1, 1907 \$587,066 59 Balance of special appropriations (see Table 1). 383,318 65	
Actual available cash in General Fund, January	\$203,747 94

STATEMENT OF SPECIAL APPROPRIATIONS.

				-
	Appropriations.	Expendi- tures.	Balance.	Balances Carried to 1907.
PUBLIC WORKS.	i			
Bath Houses. Brightwood Water Works, extension of	\$3,689 50	\$580 02	\$3,109 48	
mains	5,500 00		5,500 00	\$5,500 00
City Hall	300,000 00		- 300,000 00	300,000 00
City Hospital improvement		28,014 39	76,185 61	76,185 61
Levees, repairs and repair of	907 60 8,973 50	877 50 8,531 52	**************************************	
massachuseus ave. mack elevation	0,010 00	0,001 02	111 90	
PUBLIC SAFETY.				
Equipment of Engine House, S. of Belt Expenses incurred in apprehension of	135 72	103 09	*32 63	
Jesse Coe	500 00		500 00	500 00
Padded cells at Police Station	5 65	5 65		
Rewards for capture of Jesse Coe	1,100 00		1,100 00	1,100 00
PUBLIC PARKS.				
Miscellaneous.Receipts Fund	9,042 53	9,009 49	33 04	33 04
New Park, Purchase of Real Estate	14 28		*14 28	
North Side Boulevard	21,212 37	21,212 37		
South Side Boulevard	24,503 61	24,503 61		
Totals	\$497,784 78	\$92,837 64	\$386,947 14	\$383,318 65

^{*}The purposes for which these appropriations were made having been carried out the balances revert to the General Fund.

Statement Showing Special Appropriations for Specific Purposes Carried Forward from 1905 to 1906.

Fund and Department.	Amount.
Bath houses (Board of Public Works)	\$3,689 50
Brightwood Waterworks, extension of mains (Board of Public	
Works)	1,200 00
Levees, improvement and repair of (Board of Public Works)	407 62
Massachusetts avenue track elevation (Board of Public Works).	8,973 50
Padded cells at Police Station (Board of Public Safety)	5 65
Equipment of engine house south of Belt (Board of Public	
Safety)	
Miscellaneous receipts (Park Board)	1,026 54
New Parks, purchase of real estate (Park Board)	14 28
North Side Boulevard (Park Board)	
South Side Boulevard (Park Board)	19,700 40
· ·	
Total	\$56,151 94

TABLE No. 4.

Statement of Expenditures, 1906.

	Current Expenses. Including Salaries.	Extraordi- nary Dis- bursements.	Expenditures in Permanent Improvements.	Totals.
DEPARTMENT OF FINANCE. Redemption of bonds	\$107,552 28 2,500 00 10,452 00 38,097 65	\$24,000 00		••••••
Expenditures	658,675 62	35,079 38	\$58,656 31	752,411 31
Improvements	63,809 41 10,000 00			159,794 71
Salaries and office expense Fire force Police force East market South side market Building Inspection	3,807 50 266,857 01 229,632 86 11,357 87 665 44 7,222 10			
DEPARTMENT OF PUBLIC HEALTH AND CHARITIES. Salaries. Office expense. Contagious diseases. City Hospital City Dispensary	16,633 95 8,960 21 2,569 99 55,414 82 7,874 89			91,453 86
DEPARTMENT OF LAW. Salaries and office expense Expenditures	11,743 38			21,043 38
Totals	\$1,523,126 98	\$59,079 38	\$144,641 61	\$1,726,847 97

TABLE No. 5.

Statement of Expenditures, 1905.

	Current Expenses, Including Salaries.	Extraordi- nary Dis- bursements.	Expendi- tures in Per- manent Im- provements.	Totals.
DEPARTMENT OF FINANCE.				
Redemption of bonds	\$102,836 95 2,500 00 7,600 50 13,783 50 34,829 85			
Expenditures	584,145 55 8,220 00		\$171,776 53	764,142 08
Improvements Maintenance	96.405 26 56,559 63 757 50 6,842 50		25,000 00	•••••••
Salaries and office expense	10,587 98 259,368 00 190,018 57 13,474 25 1,140 74 4,566 00			
And CHARITIES. Salaries	10,807 25 7,305 03 13,281 60 51,125 31 6,345 43			• • • • • • • • • • • • • • • • • • • •
Salaries and office expense	8,535 00 6,946 62			15,481 62
Totals	\$1,497,983 02	\$78,000 00	\$196,776 53	\$1,772,759 55

TABLE No. 6.

Statement of Expenditures, 1904.

	Current Expenses, Including Salaries.	Extraordi- nary Dis- bursements.	Expenditures in Permanent Improvements.	Totals.
DEPARTMENT OF FINANCE. Redemption of bonds	\$103,601 25 2,500 00 11,479 39 34,710 00			
Expenditures	677,835 38 8,211 12		\$9,529 00	695,578 50
Improvements Maintenance Office expense Salaries	54,715 75 750 00 6,780 00		47,380 00	
DEPARTMENT OF PUBLIC SAFETY. Salaries and office expense	5,467 52 260,112 47 176,031 47 13,937 65 1,217 93			
DEPARTMENT OF PUBLIC HEALTH AND CHARITIES. Salaries	10,149 16 7,071 91 5,881 60 48,829 54 6,085 45			
DEPARTMENT OF LAW. Salaries and office expense Expenditures	8,549 58 8,297 61 \$1,458,712 71		\$56,909 00	16,847 19 \$1,539,621 71

TABLE No. 7. Tax Levy on \$100 of Taxable Property.

YEAR.	State.	County.	School.	City.	Township.	Totals.
1891	\$ 0 35	\$0 32	\$0 27	\$0 60	\$0 01	\$1 55
1892	35	36	25	60	01	1 57
1893	32	39	$32\frac{1}{2}$	$64\frac{1}{2}$	01	1 69
1894	32	39	34	60	01	1 66
1895	30½	395	34	60	01	1 65
1896	293	$40\frac{1}{3}$	34	60	01	1 65
1897	293	$40\frac{1}{3}$	42	60	01	1 73
1898	$29\frac{3}{3}$	$40\frac{1}{3}$	44	70	01	1 85
899	$29\frac{3}{3}$	$38\frac{1}{3}$	50	60	02	1 80
1900	293	$37\frac{1}{3}$	50	73	02	1 92
901	$29\frac{2}{3}$	37\frac{3}{3}	51	75	02	1 95
1902	$29\frac{2}{3}$	37 3	51	88	02	2 08
1903	$30\frac{3}{4}$	37 Å	57	82	02	2 09
904	301	$37\frac{1}{4}$	57	88	01	2 14
905	31.35	37.65	57	85	02	2 13
906	31.35	37.65	57	88	02	2 16

TABLE No. 8. Statement of Taxable Property and Taxes Collected.

YEAR.	Assessed Valuation	Taxes Collected.
1891	\$93,595,93 0	\$541,598 85
1892	98,230,242	566,257 61
1893	103,317,880	608,797 58
1894	104,215,385	648,430 17
1895	105,637,860	608,672 12
1896	108,285,915	671,959 67
1897	117,746,670	706,017 54
1898	119,856,680	785,094 03
1899	123,295,840	699,127 42
1900	123,753,030	876,667 44
1901	129,184,950	932,607 90
1902	132,927,210	1,117,569 87
1903	142,846,065	1,118,805 20
1904	148,240,815	1,241,193 21
1905	152,978,350	1,241,450 38
1906	158,087,310	Payable in 1907.

TABLE No. 9.

City Sinking Fund, 1906.

Farmers Trust Co., Sinking Fund Depository.

RECEIPTS.

Balance January 1, 1906 June 19. Tax settlement June 30. Interest on deposits. Dec. 18. Tax settlement	16,989 88 105 07
Total receipts	
DISBURSEMENTS.	
Mar. 8. West Indianapolis funding bonds a terest	\$1,030 00 10,175 00 3,052 50 ads and 2,060 00 atterest. 1,030 00 10,175 00 l bonds
Balance January 1, 1907	

TABLE No. 10.—Tabulated Statement of Bonded Debt, January 1, 1907.

TITLE OF BONDS.	Date of Issue.	Date of Maturity.	Par Value of Bond.	No. Out- stand- ing.	Aggre- gate Amount.	Rate of, Inter- est.	Interest Payable.
Southern Park purchase, refunding, 1894 Refunding bonds of 1894.	26,	Jan. Mar.	\$500	219	\$109,500	44	July 1, Jan. 1
Refunding bonds of 1894 (Series C).	June 30, 1894 July 1, 1895	June 9	1,000	300	300,000	। বা বা	June 30, Dec. 31 July 1, Jan. 1
Fark Improvement bonds of 1897.	Apr. 1, June 1,	Jan.	1,000	350 150	350,000 150,000	44	July 1, Jan. 1 July 1, Jan. 1
Refunding bonds of 1899. Bridge bonds of 1890 to 1891	Sept. 1,		1,000	110	110,000	8 8 2 7 2 7	July 1, Jan. 1 July 1, Jan. 1
Emergency bonds of 1901				50	29,000		July 1, Jan. 1
Market house bonds of 1903				100	100,000	37/2	July 1, Jan. 1
Bridge bonds of 1903.			1,000	100	100,000	20 2 4 64	July 1, Jan. 1
Flood bonds of 1904 Refunding bonds of 1905		Jan.	1,000	125	125,000	2 22 2 24 24 24	
City Hospital improvement bonds of 1906 City Hall bonds of 1906	June 1, 1906	July 1, 1925	000,1	100	100,000	20 20 20 20 20 20 20 20 20	July 1, Jan. 1 July 1, Jan. 1
BONDED DERT ASSITNED DV ANNEXAMON			1,000	000	000,000	0/2	July 1, Jan. 1
COLDED DEDI ASSOMED BY ANNEASTION.					\$2,839,500		
Brightwood Water Works Brightwood Water Works	Feb. 15, 1895 Feb. 15, 1895		1,000	re rc	5,000	9	Feb. 15, Aug. 15
Haughville school house	4 5	July	300		008	ا ما د	Jan. 15, July 15
Haughville school house.	, 15.			12	12,000	ص تص	Jan. 15, July 15 Jan. 15, July 15
West Indianapolis school house	15,			9 5	6,000	တ္ေ	July 1, Jan, 1
West Indianapolis funding bonds	່ເດົນ			12	10,000	စ	Feb. 5, Aug. 5
est Indianapolis funding bonds.	15,			01 4	10,000	9 9	Feb. 5, Aug. 5 Mar 15 Sept 15
West Indianapolis funding bonds				90	6,000	ောမ	Jan. 6, July 6
Irvington school house (Series D)	16,	\$1,000	200	x c1	1,000	9000	June 21, Dec. 21 Mar. 1. Sent 1
rington cohool house (Comice D)			200	C7 80	1,000	80 00 00 00 00 00 00 00 00 00 00 00 00 0	Mar. 1, Sept. 1 Mar. 1, Sept. 1
TIVINGOU SCHOOL HOUSE (SELIES E)	Aug. 1, 1900	\$1,000 ann., Aug. 1, from 1910		œ	8,000	4	Feb. 1, Aug. 1
			_		\$90.300		,

Total bonded debt, \$2,929,800

Statement Showing the Maturity by Years of the Bonded Debt. TABLE No. 11.

TABLE No. 11-Continued.

Total.	61 000 00	, , , , , , , , , , , , , , , , , , ,		20,000 00
Amount.	\$15,000 00 10,000 00 14,000 00 14,000 00 1,000 00 10,000 00 2,000 00 1,000 00 1,000 00	\$15,000 00 10,000 00 14,000 00 10,000 00 3,000 00 2,000 00 1,000 00	\$15,000 00 10,000 00 3,000 00 1,000 00 2,000 00 1,000 00	\$15,000 00 3,000 00 1,000 00 1,000 00
Date of Maturity.		1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	111	1 6 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
Date	Jan. Jan. Jan. Feb. Mar July July July July Aug	Jan. Jan. July July July July Aug	Jan. Jan. July July July July Aug	Jan. July July Aug.
TITLE OF BONDS.	Bridge bonds of 1899. Emergency bonds of 1901. Fire Department and City Hospital bonds of 1901. Brightwood waterworks bonds of 1895. West Indianapolis funding bonds of 1895. Emergency bonds of 1901. Market house bonds of 1903. West Indianapolis school house bonds of 1800.	Bridge bonds of 1899. Emergency bonds of 1901. Fire Department and City Hospital bonds of 1901. Emergency bonds of 1901. Market house bonds of 1903. West Indianapolis school house bonds of 1800.	Bridge bonds of 1899. Emergency bonds of 1901. Fire Department and City Hospital bonds of 1901. Market house bonds of 1903. West Indianapolis funding bonds of 1896. West Indianapolis school house bonds of 1892. Irvington school house bonds of 1900.	Bridge bonds of 1899 Market house bonds of 1903 West Indianapolis funding bonds of 1896 Irvington school house bonds of 1900.
YEAR.	1910	1911	1912	1913

Febr	ruary 4, 1907.] c	ITY OF	INDIANAPOL	18, 11	ND.			
77	00 000,	10,000,000	00 000,01	000000	45,000 00	000	100,000 00	400,000 00	\$2,929,800 00
\$15,000 00° 1,000 00 1,000 00	\$5,000 00 200,000 00 1,000 00 12,800 00 1,000 00	\$1,000 00 1,000 00 8,000 00	\$1,000 00 1,000 00	\$65,000 00 125,000 00 109,500 00 600,000 00 300,000 00	\$45,000 00	\$350,000 00 150,000 00	\$100,000 00	\$100.000 00 300,000 00	
100	15 15 15 15	6	6	2630	1	H H	1	31	
Jan. July Aug.	Feb. July July July Aug.	July Aug. Dec.	July Aug.	Jan. Jan. Jan. Mar June	July	Jan. Jan.	May	Jan. Jan.	
West Indianapolis funding bonds of 1896	Brightwood waterworks bonds of 1895. Refunding bonds (Series D) of 1895. West Indianapolis funding bonds of 1896. Haughville school house bonds of 1895. Irvington school house bonds of 1900.	West Indianapolis funding bonds of 1896	West Indianapolis funding bonds of 1896	Bridge bonds of 1903. Indianapolis flood bonds of 1904. Indianapolis Southern Park purchase of 1894. Indianapolis refunding bonds of 1894. Indianapolis refunding bonds of 1894.	Refunding bonds of 1905	Park improvement bonds of 1897. Public safety bonds of 1897.	Boulevard bonds of 1903	City Hospital improvements bonds of 1906.	Total
1914	1915	1916	1917	1924	1925	1927	1933	1936	

TABLE No. 12.

Barret Law Bonds.

Statement of Improvement Bonds Issued, Redeemed and Outstanding December 31, 1906.

DATE.	Issued.	Redeemed.	Outstanding.
Sept. 4, 1891, to Jan. 1, 1899 Jan. 1, 1899, to Jan. 1, 1900 Jan. 1, 1900, to Jan. 1, 1901 Jan. 1, 1901, to Jan. 1, 1902 Jan. 1, 1902, to Jan. 1, 1903 Jan. 1, 1903, to Jan. 1, 1904 Jan. 1, 1904, to Jan. 1, 1905 Jan. 1, 1905, to Jan. 1, 1906 Jan. 1, 1906, to Jan. 1, 1907 Totals	100,528 77 147,073 38 193,440 53 183,083 40 257,953 18	\$1,140,439 51 307,818 76 310,460 41 283,259 21 243,489 93 237,707 03 181,984 42 210,274 07 232,964 27 \$3,148,397 61	\$1,299,566 82 1,202,326 23 992,394 59 856,208 76 806,159 36 751,535 73 827,504 49 956,192 91 1,072,193 19 \$1,072,193 19

N. B.—These bonds are not obligations of the city, but are what are commonly known as Barret Law bonds, issued by the city, by statutory authority, as first liens on abutting property, for street improvements. All objections to their validity are waived by the property owners before they are issued.

STATE OF INDIANA, MARION COUNTY, SS:

I, George T. Breunig, City Controller of the City of Indianapolis, Marion County, Indiana, being first duly sworn, upon my oath say that the foregoing is a full, true and correct report of the revenues, receipts and expenditures of said city, and of the sources from which the revenues and funds were derived, for the fiscal year ending December 31, 1906, as I verily believe.

GEO. T. BREUNIG.

Subscribed and sworn to before me this 31st day of January, 1907.

SEAL.

JOHN B. WOOD, Notary Public.

My commission expires December 31, 1909.

From the City Controller:

DEPARTMENT OF PUBLIC PARKS, Indianapolis, Ind., February 2, 1907.

Hon. George T. Breunig, City Controller:

DEAR SIR: In compliance with Section 3 of General Ordinance No. 134,
1906, I herewith submit a statement of office expenses of this department
for January, 1907.
J. Clyde Power, Engineer and Superintendent\$150.00
Blythe Q. Hendricks, Secretary 100.00
Daniel E. Deupree, Draftsman
C. W. Wheat, Forestry Inspector
Indianapolis Telephone Co

Respectfully,

BLYTHE Q. HENDRICKS, Secretary.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD. INDIANAPOLIS, IND., February 2, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached ordinances authorizing and empowering the Board to proceed with the following described public improvements:

Improvement Resolution No. 4950 for the improvement of Seventeenth street from L. E. & W. Ry, tracks to west property line Martindale avenue

with brick roadway.

Improvement Resolution No. 4949 for the improvement of Seventeenth street from west property line Martindale avenue to west property line Roosevelt avenue with brick roadway.

Yours respectfully,

F. J. Noll, Jr., Clerk Board of Public Works.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., February 4, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached switch ordinance, granting to Daniel W. Marmon the right to lay and maintain a side-track or switch in and across East Market street, in and along Fulton street, and in and across the first alley north of Market street and between Fulton and Spring street.

Yours respectfully,

F. J. Noll, Jr., Clerk Board of Public Works.

REPORTS FROM STANDING COMMITTEES.

From Committee on Railroads:

Indianapolis, Ind., February 4, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee, to whom was referred General Ordinance No. 148, 1906, entitled "an ordinance approving a certain contract granting the Vandalia Railroad Company the right to lay and maintain additional tracks across Belmont avenue," have had same under consideration and would recommend that same do not pass.

Respectfully submitted.

CHAS. G. DAVIS.
E. J. STICKELMAN.
JACOB H. HILKENE.

Mr. Cottey moved that the report of the committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., February 4, 1907.

To the President and Members of the Common Council:

Gentlemen: We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 10, 1907, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve the first alley east of Park avenue from the north property line of Twentieth street to the south property line of Twenty-first street with brick roadway," beg leave to report that we have

had the same under consideration and recommend that said ordinance do not pass.

Respectfully submitted,

CHAS. G. DAVIS. LOUIS F. HENRY. ALBERT E. UHL. H. C. SMITHER. CHAS. L. HARTMANN.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., February 4, 1907.

To the President and Members of the Common Council:

GENTLEMEN: We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 9, 1907, entitled, "an ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley east of Park avenue from north property line of Seventeenth street to south property line of Twentieth street with brick roadway," beg leave to report that we have had the same under consideration and recommend that said ordinance do not pass.

Respectfully submitted,

CHAS. G. DAVIS. LOUIS F. HENRY. ALBERT E. UHL. H. C. SMITHER. CHAS. L. HARTMANN.

Mr. Davis moved that the report of the committee be concurred. Carried.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 13—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Seventeenth street from west property line Martindale avenue to west property line Roosevelt avenue with brick roadway.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 21st day of December, 1906, adopt Improvement Resolution No. 4949, 1906, for the improvement of Seventeenth street from west

property line of Martindale avenue to west property line of Roosevelt avenue with asphalt roadway, brick gutters and curbing.

Whereas, The said Board of Public Works did at the same time fix the 7th day of January, 1907, at 10 o'clock A. M. as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 22d day of December, 1906, and the 29th day of December, 1906, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 7th day of January, 1907, final action having been post-

poned to January 14, 1907, and

WHEREAS, On the 14th day of January, 1907, the Board having met in regular session, took final action on said Improvement Resolution modifying same so as to provide for brick roadway, as requested in a majority petition, and

Whereas, On the 23d day of January, 1907, a written remonstrance was filed with the Board against the said improvement of Seventeenth street. and the same was referred to the City Civil Engineer for investigation and

report; and

Whereas, On the 30th day of January, 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners

had signed said remonstrance, and

Whereas, On the 30th day of January, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

SECTION I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Seventeenth street from the west property line of Martindale avenue to the west property line of Roosevelt avenue with brick roadway, in accordance with Improvement Resolution No. 4949, 1906, adopted by the Board of Public Works on the 21st day of December, 1906.

SEC. 2. This ordinance shall be in full force and effect from and after its

passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 14-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis. Indiana, to improve Seventeenth street from L. E. & W. Ry. tracks to west property line Martindale avenue with brick roadway.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 21st day of December, 1906, adopt Improvement Resolution No. 4950, 1906, for the improvement of Seventeenth street from L. E. & W. Ry. tracks to west property line of Martindale avenue with asphalt

roadway and brick gutters.

Whereas, The said Board of Public Works did at the same time fix the 7th day of January, 1907, at 10 o'clock A. M. as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 22d day of December, 1906, and the 29th day of December, 1906, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

Whereas, On the 7th day of January, 1907, final action having been post-

poned to January 14, 1907, and

WHEREAS, On the 14th day of January, 1907, the Board having met in regular session, took final action on said Improvement Resolution modifying same so as to provide for brick roadway, as requested in a majority petition, and

Whereas, On the 23d day of January, 1907, a written remonstrance was filed with the Board against the said improvement of Seventeenth street, and the same was referred to the City Civil Engineer for investigation and

report; and

WHEREAS, On the 30th day of January, 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners

had signed said remonstrance, and

Whereas, On the 30th day of January, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said

improvement in accordance with said resolution; now, therefore

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Seventeenth street from L. E. & W. Ry. tracks to west property line of Martindale avenue with brick roadway, in accordance with Improvement Resolution No. 4950, 1906, adopted by the Board of Public works on the 21st day of December, 1906.

Sec. 2. This ordinance shall be in full force and effect from and after its

passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 15—1907: An ordinance approving a certain contract granting Daniel W. Marmon the right to lay and maintain a sidetrack or switch in and across East Market street, in and along Fulton street, and in and across the first alley north of East Market street and between Fulton and Spring streets, according to blue print attached, in the City of Indianapolis, Indiana.

Whereas, heretofore to-wit: On the 31st day of January, 1907, Daniel W. Marmon filed his petition before the Board of Public Works of the City of Indianapolis, as follows:

PETITION.

To the Board of Public Works, City of Indianapolis:
Gentlemen: The undersigned, Daniel W. Marmon, respectfully petitions your Honorable Board, asking permission to construct and maintain a certain standard gauge switch or side-track in and across East Market street, and in and along Fulton street, and in and across the first alley north of said Market street between Fulton and Spring streets, more particularly described as follows: Beginning at a point in the center of the west main tracks of the Lake Erie and Western Railway Company, eleven (11) feet south of the south property line of East Market street; thence north and west in, on and across East Market street and in and along said Fulton street, and in, on and across the first alley north of said East Market street, and between Fulton and Spring streets, on a sixteen degree curve to a point in the west property line of Fulton street seventy-one feet north of the north property line of East Market street measured at right angles to said north property line of East Market street, 266 feet from the intersection of the west property line of Davidson street, with the north property line of said East Market street, and in and across the first alley north of East Market street between Fulton and Spring streets, the same being one hundred and fifty-one feet in length, more or less, all as shown by the drawing hereto attached, made a part hereof and marked Exhibit "A."

DANIEL W. MARMON.

Now, Therefore, This agreement, made and entered into this 31st day of January, 1907, by and between Daniel W. Marmon, of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of

the second part.

Witnesseth: That the party of the first part, being desirous of securing a right-of-way for a side-track or switch in and across East Market street, and in and along Fulton street, and in and across the first alley north of East Market street, between Fulton and Spring streets, in the City of Indianapolis, which is more specifically described as follows: Beginning at a point in the center of the west main tracks of the Lake Erie and Western Railway Company, eleven (11) feet south of the south property line of East Market street; thence north and west in, on and across East Market street, and in and along said Fulton street, and in, on and across the first alley north of East Market street between Fulton and Spring streets, on a sixteen degree curve to a point in the west property line of Fulton street seventy-one feet north of the north property line of East Market street. measured at right angles to said north property line of East Market street, 266 feet from the intersection of the west property line of Davidson street with the north property line of East Market street and in and across the first alley north of Market street between Fulton and Spring streets, hereby covenants and fully binds himself, his successors, legal representatives and assigns, that, in consideration of the grant of the privileges and authority herein given, he will lay, construct and maintain said track upon the terms and conditions hereinafter set forth, to-wit:

(1) They shall be so laid, improved and kept in repair as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of Indianapolis.

Said track and switch shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval. Said track shall be raised or lowered to conform to any grade which may, from time to time, be hereafter established, whenever so ordered, in writing, by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the eleva-

tion or depression of said tracks.

(3) The crossing where said track intersects said East Market street and in and along Fulton street shall, at all times, be kept improved and in repair and free from obstructions or defects of any kind. No car or cars shall be permitted to obstruct such crossing or to be in and along said Fulton street or to be thereon except for such time as may be absolutely necessary in moving them back and forth, and they shall be at no time stopped or detained thereon in such manner as to obstruct public travel.

(4) Said party of the first part agrees, upon the written order of said Board, made for any good cause affecting the interest of the City or the public welfare, to take up and remove said track, and upon said party's failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done, and the party of the first part hereby releases all claims for damages whatsoever that may arise by

reason of such removal; and in removing said track or causing the same to be done, said Board shall in no wise become a trespasser.

(5) The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said tracks shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said party of the first part to promptly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall do or cause the same to be done at the expense of the said party of the first part, and for which expense and cost the said party of the first part shall be liable.

(6) The said party of the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said track, and to pay any judgment, with costs, that may on that account be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred by said city in defending against any such claims

that may be incurred by said city in defending against any such claims.

(7) Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given or granted by this contract; Provided, however, That the same may be terminated by said Board, as hereinbefore set forth.

Said party of the second part by virtue of the provisions of an act of the General Assembly of the State of Indiana, entitled, "An act concerning municipal corporations," approved March 6, 1905, and in consideration of the things hereinbefore set forth and upon the terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional side-track or switch across in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A."

In Witness Whereof, We have hereunto set our hands this 4th day of

February, 1907.

Daniel W. Marmon.
Party of the first part.

Witness:

JOHN C. RUCKELSHAUS.

CITY OF INDIANAPOLIS,
By Joseph T. Elliott.
P. C. Trusler.
F. J. Mack.

Board of Public Works,
Party of the second part.

AND, WHEREAS, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis, for its consideration and action; now, therefore,

SECTION I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That such contract above set forth be, and the same is hereby in all things confirmed and approved.

SEC. 2. This ordinance shall be in full force and effect from and after its

passage.

Which was read a first time and referred to the Committee on Railroads

By Mr. Davis:

General Ordinance No. 16—1907: An ordinance fixing the annual compensation of certain clerks and employes of the City of Indianapolis, Indiana, and fixing a time when the same shall take effect.

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Chief Clerk of the City Civil Engineer shall receive a salary at the rate of one hundred and twenty-five dollars (\$125.00) per month, or fifteen hundred dollars (\$1,500.00) per annum; one inspector, who shall be known as Chief Inspector, shall receive a salary at the rate of one hundred dollars (\$100.00) per month, or twelve hundred dollars (\$1,200.00) per annum; the inspectors shall each receive a salary at the rate of seventy-five dollars (\$75.00) per month, or nine hundred dollars (\$900.00) per annum; the rodmen shall receive a salary at the rate of seventy-five dollars (\$75.00) per month, or nine hundred dollars (\$900.00) per annum; the chainmen shall receive a salary at the rate of seventy-five dollars (\$75.00) per month, or nine hundred dollars (\$900.00) per annum.

Sec. 2. Salaries and compensations provided for in the foregoing section of this ordinance shall commence on the first day of February, 1907.

SEC. 3. All ordinances or parts of ordinances in conflict herewith are

hereby repealed.

SEC. 4. This ordinance shall be in full force and effect from and after the first day of February, 1907, upon its passage and approval by the Mayor of said City of Indianapolis.

Which was read a first time and referred to the Committee on Fees and Salaries.

By Mr. Neukom:

General Ordinance No. 17—1907: An ordinance providing for proper sanitary conditions of barber shops and authorizing the proper public officers to inspect and regulate the same, and prescribing a penalty for any violation thereof.

Section 1. Be it ordained by the Common Council of the City of In-

dianapolis, Indiana, That it shall be the duty of every barber, manager, proprietor or employe of any barber shop to comply with each and all of the following rules and regulations touching the sanitary arrangements and conduct of said business:

RULES AND REGULATIONS

SEC. 2. A. Every barber or other person in charge of any barber shop, shall keep said barber shop at all times in a cleanly and sanitary condition.

No person shall use any barber shop as a sleeping room or dormitory. C. Every barber or other person in charge of any barber shop shall supply running hot and cold water, and shall use hot water tanks for no other

purpose than that of heating water.

D. Every barber or other person in charge of any barber shop, shall sterilize all mugs, shaving brushes, razors, needles, clippers, shears, forceps, and other metal instruments in an approved manner, after every separate use thereof.

E. Every barber or other person in charge of any barber shop shall use a separate and clean towel for every person, and shall, while shaving said

person, wear a clean, washable apron or coat.

F. Every barber or other person in charge of any barber shop shall use alum or other material used to stop the flow of blood, in powdered or liquid

form only.

G. No barber or other person in charge of any barber shop shall use sponges or powder-puffs, but to apply powder, shall use a clean fresh towel or end of same.

H. Every barber or other person in charge of any barber shop, shall cleanse his hands immediately after serving each customer.

I. Every barber or other person in charge of any barber shop, shall post

a copy of these rules in a conspicuous place in said shop.

SEC. 3. The Board of Health and Charities shall furnish all barber shops with a copy of above rules, and through its sanitary officers shall have the right to inspect the sanitary arrangements and conditions of all barber shops, and to that end they shall at all times have the right to enter in and upon the premises, for the purpose of inspecting the sanitary conditions of the same, and it shall be the duty of the proprietor, manager, employe of any such barber shop to permit such inspection.

Sec. 4. Any person violating any of the provisions of this ordinance shall, on conviction, be fined in any sum not exceeding fifty dollars (\$50.00)

nor less than ten dollars (\$10.00).

SEC. 5. This ordinance shall be in full force and effect from and after its passage and publication according to law.

Which was read a first time and referred to the Committee on Contracts and Franchises.

By Mr. Sullivan:

General Ordinance No. 18—1907: An ordinance prohibiting the erection and maintenance or the establishment and maintenance of slaughter houses in the City of Indianapolis, fixing a penalty for the violation thereof, and fixing a time when the same shall take effect.

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall be unlawful for any person, firm or corporation hereafter to locate, creet and maintain, or to establish and maintain, any slaughter house within the City of Indianapolis.

SEC. 2. That any slaughter house hereafter located, erected and maintained, or established and maintained in violation of this ordinance, shall

be deemed a nuisance, and may be abated as such.

SEC. 3. 'Any person, first of corporation violating any of the provisions of this ordinance shall be fined in any sum not less than \$250.00 nor more than \$1,000.00, and each day that said ordinance is violated shall constitute

an additional offense.

SEC. 4. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a daily newspaper printed and published in the City of Indianapolis.

Which was read a first time and referred to the Committee on Finance.

By Mr. Davis:

General Ordinance No. 19—1907: An ordinance amending "clause c" in Section 5 of an ordinance, entitled, "an ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," approved February 28, 1906.

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That "clause c" in Section 5 of an ordinance, entitled, "an ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," approved February 28, 1906, be and the same is hereby amended to read as follows:

Clause c. For the Assessment Bureau:

The Chief of the Assessment Bureau shall receive a salary at the rate of twelve hundred dollars (\$1,200.00) per annum.

The Clerks in the Assessment Bureau shall each receive a salary at the

rate of one thousand dollars (\$1,000.00) per annum.

SEC. 2. That all ordinances or parts of ordinances in conflict herewith

are hereby repealed. Sec. 3. That this ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Fees and Salaries.

By Mr. Hartmann:

Special Ordinance No. 1—1907: An ordinance changing the names of certain streets in the City of Indianapolis, Indiana.

SECTION I. Be it ordained by the Common Council of the City of In-

dianapolis, Indiana, That the names of the streets herein set forth be, and the same hereby are changed, to the names hereinafter set forth as follows:

That the name of Downey street be changed to Orange street, being that Downey street which is a continuation of Orange street.

That the name of Downing street at Insane Hospital be changed to Hancock street.

That the name of Harvey street, west of the river, be changed to Stub street.

That the name of Rural street, north of Twenty-fifth street, be changed to James street.

That the name of South Randolph street be changed to Villa avenue. That the name of Nelson street be changed to South Randolph street.

That the name of Short street be changed to Finley avenue.

That the name of Parkway avenue on Riverside Park, be changed to Ismond street.

That the name of Payne street be changed to South Temple avenue.

That the first alley north of Arch street from New Jersey street to College avenue be named Mary street.

That the name of Walker street in Brightwood be changed to Wood street.

That the name of Mechanic street and the alley continuing therefrom be changed to South Scioto street.

That the name of Canby street be changed to South Rural street.

That the name of Crawford street be changed to Leeds avenue.
That the name of McPherson street, being that McPherson street which is a continuation of Lewis street, be changed to Lewis street.

That the name of Almont street be changed to Alvord street.

That the name of Hazel street, from the Big Four tracks to Twenty-ninth street, be changed to Tacoma avenue.

That the name of Edna street be changed to Tacoma avenue.

That the name of Catherine street be changed to Keystone avenue. That the name of Elwood street be changed to Lansing street.

Which was read a first time and referred to the Committee on Ordinances.

MISCELLANEOUS BUSINESS.

By Mr. Neukom:

Resolution No. 2-1907:

To the President and Members of the Common Council:

WHEREAS, There has been introduced in the State Legislature a bill to deprive the Common Council of all power and control over Park Boards, and giving the Board full power to levy the tax for Park purposes and fix salaries and wages of all Park employes, thus depriving the people of any voice by and through their regularly elected representatives, the Common Council.

WHEREAS, It is believed that the present arrangements governing Park

Board affairs is eminently satisfactory to the people of this city, as was demonstrated by the action of this Council a short time ago.

Whereas, We are informed, that it was hoped by the promoters of this bill, that it could be presented to the Legislature and passed with little or no publicity, and giving the tax-payers and members of this body no opportunity to be heard.

Resolved, That the President of this Council appoint a committee of five, said committee to arrange to go before the proper State Legislative Com-

mittee and be heard in regard to the above measure.

Mr. Neukom moved that the resolution be adopted. Carried.

In compliance with the resolution the President appointed the following committee: Messrs. Neukom, Rhodes, Uhl, Cottey and Sullivan.

ORDINANCES ON SECOND READING.

Mr. Cottey called for General Ordinance No. 148, 1906, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 148, 1906, be stricken from the files. Carried.

Mr. Davis called for General Ordinance No. 10, 1907, for second reading. It was read a second time.

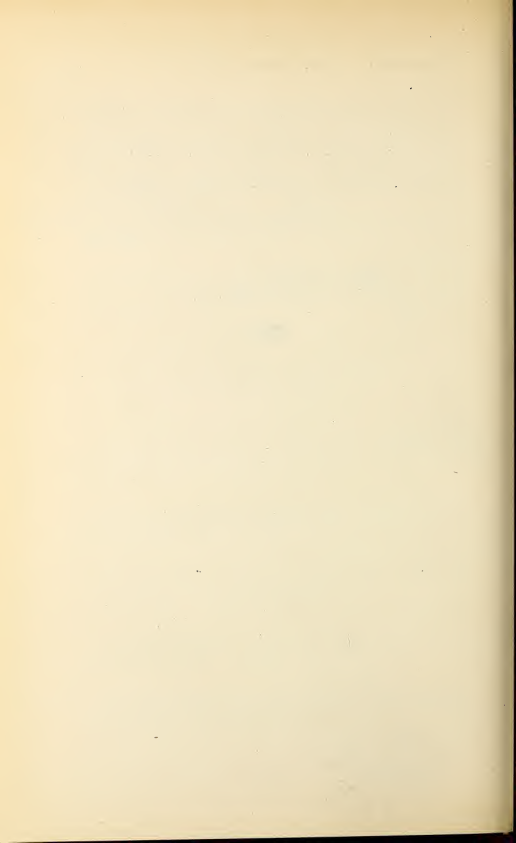
Mr. Davis moved that General Ordinance No. 10, 1907, be stricken from the files. Carried.

Mr. Davis called for General Ordinance No. 9, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 9, 1907, be stricken from the files. Carried.

On motion of Mr. Davis, the Common Council, at 8:30 o'clock Р. м, adjourned.

ATTEST:



REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind.
Monday, February 18, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, February 18, 1907, at 7:45 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 19 members, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, 1, viz: Mr. Hamlet.

Mr. Stickelman moved that the reading of the Journal be dispensed with. Carried.

REPORTS FROM CITY OFFICERS.

From the City Controller:

DEPARTMENT OF FINANCE,
OFFICE OF CITY CONTROLLER,
INDIANAPOLIS, IND., February 18, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I herewith submit an ordinance appropriating the sum of \$15,000.00 to and for the use of the Department of Public Parks, to be ex-

pended in the purchase of a certain tract of land lying in the eastern part of the city, containing thirty acres, more or less, and commonly known as the Ellenberger Woods, and recommend its passage.

Respectfully submitted.

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF FINANCE. OFFICE OF CITY CONTROLLER, Indianapolis, Ind., February 18, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I herewith submit an ordinance appropriating an additional sum of \$22,000.00 to and for the use of the Department of Public Works, to be expended for the construction of a City Hall building, including offices for the several departments of the city government, and an auditorium for public meetings of the citizens, and respectfully recommend its passage.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS. OFFICE OF THE BOARD.

Indianapolis, Ind., February 18, 1907.

To the President and Members of the Common Council:

Gentlemen: I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached switch ordinance, granting to Levi S. Pierson the right to lay and maintain a side-track or switch from the main track of the Pennsylvania Railroad across Drover street and Kentucky avenue, south of Ray street; also

The attached ordinance approving a certain contract, granting to the Vandalia Railroad Company the right to lay and maintain additional tracks across Belmont avenue in the City of Indianapolis, Indiana.

Yours truly,

F. J. Noll, Jr., Clerk Board of Public Works.

REPORTS FROM STANDING COMMITTEES.

From Committee on Fees and Salaries:

Indianapolis, Ind., January 7, 1907.

To the President and Members of the Common Council:

Gentlemen: We, your Committee on Fees and Salaries, to which was referred General Ordinance No. 160, 1906, entitled, "an ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," beg leave to report that we have had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted,

Chas. G. Davis. E. J. Stickelman. John L. Donavon.

Mr. Davis moved that the report of the committee be concurred in. Motion lost.

From the Finance Committee:

Indianapolis, Ind., February 18, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Finance Committee, to which was referred Appropriation Ordinance No. 1, 1907, entitled, "an ordinance appropriating the sum of two thousand dollars with which to pay the Indianapolis Map and Platting Company for services rendered the City of Indianapolis in making complete copies land plats for use of the Bureau of Assessment," begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE.
W. O. BANGS.
JAS. F. SULLIVAN.
W. A. RHODES.
JACOB H. HILKENE.
ALBERT E. COTTEY.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Railroads:

Indianapolis, Ind., February 18, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee on Railroads, to whom was referred General Ordinance No. 15, 1907, entitled, "an ordinance approving a certain contract granting Daniel W. Marmon the right to lay and maintain a side-track or switch across East Market street," have had same under consideration and would recommend that same do pass.

Respectfully submitted,

ALBERT E. COTTEY. CHAS. G. DAVIS. JACOB H. HILKENE. E. J. STICKELMAN. B. A. BROWN,

Mr. Cottey moved that the report of the committee be concurred in. Carried.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By the City Controller:

Appropriation Ordinance No. 2—1907: An ordinance appropriating the sum of \$15,000.00 for the purchase of certain land for park purposes.

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby appropriated out of any moneys in the city treasury not otherwise appropriated, the sum of fifteen thousand dollars (\$15,000.00) to the Board of Park Commissioners of said city to be expended in the purchase, for park purposes exclusively, the certain tract of land lying in the eastern part of said city consisting of about thirty (30) acres, more or less, and commonly known as the Ellenberger Woods.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By the City Controller:

Appropriation Ordinance No. 3—1907: An ordinance appropriating an additional sum of \$22,000.00 to the Board of Public Works of the City of Indianapolis, to be expended for the construction of a City Hall building, containing offices for the several departments of the city government and an auditorium suitable for public meetings of the citizens of said city.

SECTION I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby appropriated out of any moneys in the city treasury not otherwise appropriated, the additional sum of twenty-two thousand dollars (\$22.000.00) to the Board of Public Works of said city, to be expended in the construction of a City Hall building, which shall include and contain offices for the several departments of the city government and an auditorium suitable for public meetings of the citizens of said city, said building to be adequate for the probable future needs of the city, this appropriation to be used and expended in connection with the appropriation heretofore made under Appropriation Ordinance No. 21, 1906, approved October 24, 1906, and in accordance with the conditions and requirements of said ordinance.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 20—1907: An ordinance approving a certain contract granting Levi S. Pierson the right to lay and maintain a sidetrack or switch from the main track of the Pennsylvania railroad across Drover street and Kentucky avenue, south of Ray street, according to blue print attached, in the City of Indianapolis, Indiana.

WHEREAS, heretofore, to-wit: On the 13th day of February, 1907, Levi S. Pierson filed his petition before the Board of Public Works of the City of Indianapolis, Indiana, as follows:

PETITION.

Indianapolis, Ind., February .., 1907.

To the Board of Public Works, Indianapolis, Indiana:

Gentlemen: The undersigned, L. S. Pierson, respectfully petitions your Honorable Board, asking permission to construct and maintain a side-track or switch from the main track of the Pennsylvania railroad across Drover street and Kentucky avenue, south of Ray street, in the City of Indianapolis; said side-track or switch to be constructed and maintained across said above named streets from the points designated as "A" and "B" on the drawing attached hereto, filed herewith and made a part of this petition and for certainty marked "Exhibit A."

Your petitioner prays that the privileges and authorities herein requested shall be granted upon such terms and conditions as may hereafter be

agreed upon by contract.

L. S. PIERSON.

Now, therefore, This agreement, made and entered into this 18th day of February, 1907, by and between Levi S. Pierson, of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of

the second part, witnesseth:

That the party of the first part being desirous of securing the right-ofway for a switch or side-track across Drover street and Kentucky avenue in the City of Indianapolis, which is more specifically described in the petition of the said first party hereto attached and made a part of this contract, hereby covenants and agrees and fully binds itself, its successors, legal representatives and assigns, that in consideration of the grant and privileges and authority herein given, it will lay, construct and maintain said switch or side-track upon terms and conditions hereinafter set forth, to-wit:

- I. It shall be laid, improved and kept in repair so as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of Indianapolis.
- 2. Said side-track or switch shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval. Said side-track or switch shall be raised or lowered to conform to any grade which may, from time to time be hereafter established whenever so ordered in writing by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the elevation or depression of said side-track or switch.
- 3. The crossings where said side-track or switch intersects Drover street and Kentucky avenue shall, at all times, be kept improved and in repair and free from obstructions or defects of any kind. No car or cars shall be permitted to obstruct such crossings or to be thereon except for such time as may be absolutely necessary in moving them back and forth and they shall be at no time stopped or detained thereon in such manner as to obstruct public travel.
- 4. Said party of the first part agrees, upon the written order of said Board, made for any good cause affecting the interest of the city or the public welfare, to take up and remove said side-track or switch, and upon said parties failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done and the party of

the first part hereby releases all claims for damages whatsoever that may arise by reason of such removal, and in removing said track or causing the same to be done said Board shall in nowise become a trespasser.

- 5. The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said side-track or switch shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said party of the first part to promptly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall do or cause the same to be done at the expense of the said party of the first part, and for which expense and cost the said party of the first part shall be liable.
- 6. The said party of the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said side-track or switch and to pay any judgments with cost, that may on that ac-count be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred by said city in defending against any such claims.
- 7. Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given or granted by this contract: *Provided, however*, That the same may be terminated by said Board, as hereinbefore set forth.

Said party of the second part by virtue of the provisions of an act of the General Assembly of the State of Indiana, entitled, "An act concerning municipal corporations," approved March 6, 1905, and in consideration of the things hereinbefore set forth and upon the terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional side-track or switch across Drover street and Kentucky avenue in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A."

In Witness Whereof, We have hereunto set our hands this 18th day of

February, 1907.

L. S. PIERSON, Party of first part.

Witness:

CITY OF INDIANAPOLIS,

By JOSEPH T. ELLIOTT. P. C. TRUSLER. F. J. MACK. Board of Public Works, Party of the second part.

AND, WHEREAS, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis for its con-Sideration and action; now, therefore,
Section 1. Be it ordained by the Common Council of the City of In-

dianapolis, Indiana, That such contract above set forth be, and the same is hereby, in all things confirmed and approved.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Railroads.

By Board of Public Works:

General Ordinance No. 21—1907: An ordinance approving a certain contract granting to the Vandalia Railroad Company the right to lay and maintain additional tracks across Belmont avenue in the City of Indianapolis, Indiana.

WHEREAS, The City of Indianapolis, State of Indiana, by and through its Board of Public Works, and the Vandalia Railroad Company, a consolidated corporation under the laws of the States of Indiana and Illinois, have entered into the following agreement, to-wit:

This indenture, made and entered into by and between the City of Indianapolis, in the State of Indiana, and the Vandalia Railroad Company, a consolidated corporation under the laws of the States of Indiana and Illinois, witnesseth:

I.

The City of Indianapolis, by its Board of Public Works, in consideration of the covenants and agreements hereinafter set forth to be by the Vandalia Railroad Company kept and performed, and subject to the terms and conditions hereinafter specified, hereby grants to said Vandalia Railroad Company the right and privilege of constructing, maintaining and operating across Belmont avenue, in the City of Indianapolis, the five (5) tracks shown in red upon the blue print hereto attached as an exhibit marked "A" and made part hereof.

II.

In consideration of the premises, said Vandalia Railroad Company hereby covenants and agrees that the rights and privileges above granted shall be exercised and enjoyed in the following manner and upon the following terms and conditions, to-wit:

Said tracks shall be constructed at the present grade of Belmont avenue, under the supervision and to the satisfaction and approval of the Board of Public Works of the City of Indianapolis, and shall be so constructed and as long as Belmont avenue continues to be a public street at the crossing of said tracks, shall be so maintained as to be safe for the passage of persons on foot, in vehicles, or otherwise, and shall be kept in repair and free from obstructions or defects of any kind. For the purpose of making said tracks safe, they shall at all times be subject to the orders of said Board of Public Works, and when ordered in writing by said Board, they shall be raised or lowered to conform to any grade of Belmont avenue which may from time to time be established. No car or cars shall be permitted to obstruct the crossing on Belmont avenue of said tracks, or to be thereon, except for such time as may be absolutely necessary in being moved back and forth on said tracks, and cars shall at no time be stopped and detained on any of said tracks, in such manner as to obstruct travel on Bel-

mont avenue. The space between said tracks on Belmont avenue shall be planked or paved to the entire satisfaction of said Board of Public Works, and in case said crossings, or any of them, get out of repair, or need reconstruction, or become in any way defective, of which fact said Board of Public Works shall be the exclusive judge, it shall be the duty of the Vandalia Railroad Company to promptly repair the same, failing in which, after notification in writing of ten (10) days, said Board of Public Works shall do, or cause the same to be done at the expense of said Vandalia Railroad Company, and for such expense and cost said railroad company shall be liable.

III.

Said Vandalia Railroad Company hereby binds itself to hold the City of Indianapolis harmless against any and all claims for damages growing out of the construction, maintenance or use of said tracks across Belmont avenue, and to pay any judgments with costs that may on that account be rendered against said city or said Board of Public Works.

IV.

Any violation of any of the provisions of this indenture by the Vandalia Railroad Company, or by anyone for it, at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the rights and privileges granted by this indenture, and upon such violation the Board of Public Works of said City of Indianapolis may cause said tracks to be removed at once, and the fact of such violation shall constitute a full defense to any action to prevent such removal, or to recover damages therefor.

V.

Should the City of Indianapolis at any time, pursuant to the authority conferred upon it by law, order the separation of grades at said crossing of Belmont avenue, the Vandalia Railroad Company hereby covenants and agrees that it will either remove the five (5) tracks which by the terms of this indenture it is authorized to construct, maintain and operate across Belmont avenue, or will bear the entire cost of the separation of grades, with respect to so many of the said five (5) tracks as it may elect to retain.

In Witness Whereof, The parties hereto have caused this indenture to be executed in duplicate, the City of Indianapolis by its Board of Public Works and the Vandalia Railroad Company by its proper officer, all done this 15th day of February, A. D. 1907.

CITY OF INDIANAPOLIS,
By Joseph T. Elliott.
P. C. Trusler.
F. J. Mack.

VANDALIA RAILROAD COMPANY, By B. McKeen, General Manager.

AND, WHEREAS, Said agreement has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis, for its consideration and action; now, therefore,

consideration and action; now, therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the agreement above set forth be, and the same is hereby, in all things confirmed and approved.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Railroads.

By President Eppert:

General Ordinance No. 22—1907: An ordinance providing for special police officer to be in attendance at public or private dances in public halls in the City of Indianapolis and providing penalties for the violation thereof.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, That it shall be unlawful for any person, firm, company or corporation to give or hold a public or private dance in any public hall in the City of Indianapolis without first securing the attendance of at least one special policeman and pay for the services of said policeman to the said policeman the sum of three dollars (\$3.00) and said policeman shall be in policeman's uniform and shall remain in continuous duty during any such dance to preserve order.

SEC. 2. That any person, firm, company or corporation who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof, shall be fined in any sum not less than five dollars (\$5.00) nor exceeding one hundred dollars (\$100.00).

SEC. 3. This ordinance shall take effect and be in force from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation, published in the City of Indianapolis, County of Marion, State of Indiana.

Which was read a first time and referred to the Committee on Public Morals.

By Mr. Portteus:

Special Ordinance No. 2—1907: An ordinance annexing certain territory to the City of Indianapolis, defining a part of the boundary line of said city and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the boundary lines of the City of Indianapolis be and the same are hereby extended so as to include the following described contiguous territory, all of which is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, Marion County, Indiana.

Commencing at the northeast corner of the west half of the southwest quarter of Section 2, Township 15 north, Range 4 east; thence south along

the east line of the west half of the southwest quarter of said Section 2, Township 15 north, Range 4 east, to the center of the National Road;

Thence in a southwesterly direction along the center of the National Road to the west line of the east half of the west half of the southwest quarter of said Section 2, Township 15 north, Range 4 east;

quarter of said Section 2, Township 15 north, Range 4 east;
Thence north along the west line of the east half of the west half of the southwest quarter of Section 2, Township 15 north, Range 4 east, to the

center line of said Section 2, Township 15 north, Range 4 east;

Thence east along the center line of said Section to the northeast corner of the west half of the southwest quarter of Section 2, Township 15 north, Range 4 east, the place of beginning, containing 24.50 acres, more or less.

SEC. 2. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a newspaper of general circulation, printed and published in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Ordinances.

By Mr. Portteus:

Special Ordinance No. 3—1907: An ordinance providing for the annexation of certain contiguous territory therein described to the City of Indianapolis, Indiana, and fixing the time when the same shall take effect.

Section I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the boundary lines of said City of Indianapolis be, and the same are hereby, extended so as to include the following described contiguous territory, whether platted or not, to-wit: Beginning at the point of intersection of the center line of Ritter avenue with the center line of the Brookville Free Gravel Road; thence north along said center line of Ritter avenue to the half-section line of Section ten (10), Township fifteen (15) north, Range four (4) east; thence east along said half-section line thirteen hundred and twenty (1,320) feet, more or less, to a point at an angle in the present corporation boundary line of said City of Indianapolis; thence south parallel with the east line of said Section to the center line of said Brookville Free Gravel Road: thence in a northwesterly direction along the center line of said Brookville Free Gravel Road to the place of beginning, all of which described territory, whether platted or not, is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, Marion County, Indiana.

SEC. 2. This ordinance shall be in full force and effect from and after its passage and publication once each week for two (2) consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation, printed

and published in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Ordinances.

MISCELLANEOUS BUSINESS.

By President Eppert:

Resolution No. 3—1907:

WHEREAS, The Common Council of the City of Indianapolis, Indiana, has learned of the death of the father of Louis F. Henry, a member of this body, and deploying the same: therefore be it

body, and deploring the same; therefore, be it

Resolved, That we extend to him our sincere and heartfelt sympathy in
this his hour of bereavement. That our hand of fellowship is far from
reaching out to our Council associate our innermost feelings for him. Be
it further

Resolved, That a copy of these sentiments be sent him and as a further mark of regard, that they be spread as a matter of record on the minutes of this body.

Mr. Royse moved that the resolution be adopted. Carried.

By Mr. Neukom:

I move that a special committee of three be appointed to consult with Board of Works in reference to having a few more electric lights distributed.

Which motion carried.

In compliance with the motion President Eppert appointed the following committee: Messrs. Neukom. Stickelman and Hilkene.

> Headquarters Carpenters' District Council, 54 Virginia Ave., Indianapolis, Ind., February 13, 1907.

To the President and Members of the Common Council:

The Carpenters' District Council have watched with considerable interest the many efforts put forth by the Mayor, your Honorable Body and the Board of Public Works to build a Colloseum and City Hall and believe that such a building is needed, and would be a credit to our fair city.

Still we believe we are justified in entering a protest against the letting

of this contract to any firm or firms who are unfair to organized labor in general and our trade in particular, and therefore respectfully ask your Honorable Body to reject the bids received to date, and advertise for new bids on this most important work, which necessarily will be used by all classes of citizens of our city.

Sincerely yours,

Z. F. CARRIGAN, Secretary.

Mr. Royse moved that the communication be referred to a special committee. Carried.

President Eppert then referred the communication to the Building Committee appointed in connection with the New City Hall.

ORDINANCES ON SECOND READING.

Mr. Royse called for Appropriation Ordinance No. 1, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 1, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 1, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Cottey called for General Ordinance No. 15, 1907, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 15, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 15, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

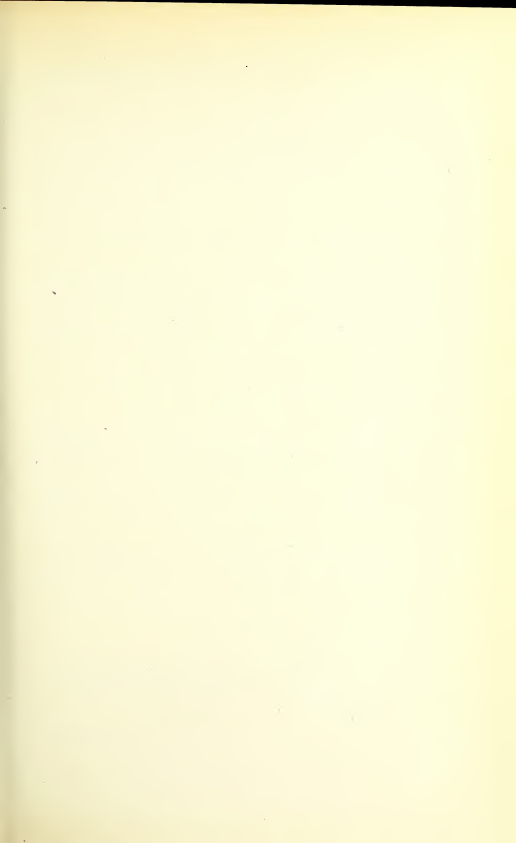
On motion of Mr. Rhodes, the Common Council, at 8:25

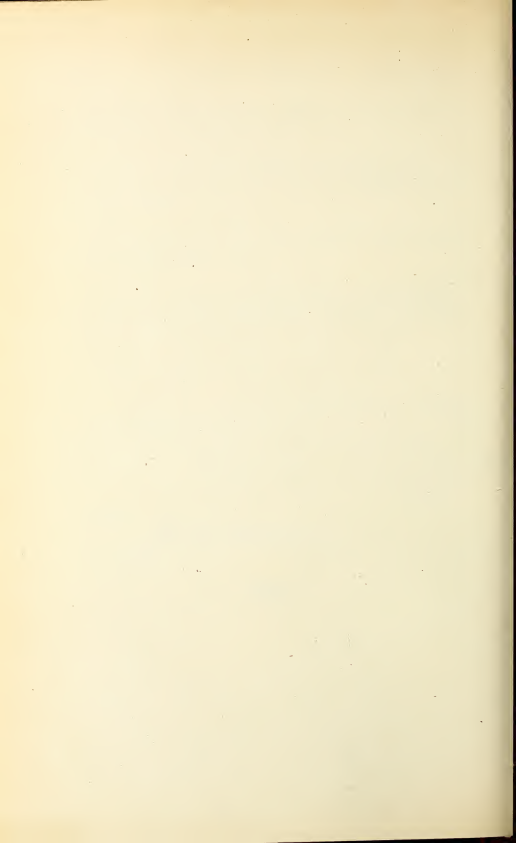
o'clock P. M., adjourned.

President.

ATTEST:

City Clerk.





SPECIAL MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND.
WEDNESDAY, February 27, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Wednesday evening, February 27, 1907, at 7:30 o'clock, in special session, President Frederick W. Eppert in the chair, pursuant to the following call:

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS.
INDIANAPOLIS, IND., February 26, 1907.

To the President and Members of the Common Council and City Clerk:
Gentlemen: You are hereby notified that there will be a special meeting of the Common Council to be held in the Council Chamber Wednesday evening, February 27, 1907, at 7:30 o'clock, for the receiving of reports upon the consideration of and final action upon the following ordinances:

Appropriation Ordinance No. 2, 1907, being "an ordinance appropriating \$15,000 to the Park Board for the purchase of thirty acres of ground known as Ellenberger Woods."

Appropriation Ordinance No. 3, 1907, being "an ordinance appropriating the sum of \$22,000 to the Board of Public Works to be expended in the construction of a City Hall building which shall include and contain offices for the several departments of the city government, and an auditorium suitable for public meetings of the citizens of said city."

I have the honor to remain,

Very truly yours,

C. A. Bookwalter,

Mayor.

I, James McNulty, Clerk of the Common Council, do hereby certify that I have served the above and foregoing notice to each and every member of the Common Council, prior to the time of meeting, pursuant to the rules.

James McNulty,

City Clerk.

Which was read.

The Clerk called the roll.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 10 members, viz.: Messrs. Cottey, Brown, Wood, Davis, Smither, Rhodes, Hartmann, Portteus, Wright and Henry.

Absent, 10, viz: Messrs. Hamlet, Neukom, Bangs, Uhl, Stickelman, Royse, Donavon, Sullivan, Hofmann and Hilkene.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS. INDIANAPOLIS, IND., February 27, 1907.

To the President and Members of the Common Council:

Gentlemen: There will be submitted to you at to-night's meeting for your consideration and action, two ordinances which I consider to be of such importance that I have decided to depart from my general rule and call your special attention thereto.

The ordinance appropriating \$22,000 for the use of the Board of Public Works in connection with the construction of the new City Hall and auditorium is absolutely necessary to enable such Board to enter into the contract with the Wm. P. Jungclaus Company, the lowest bidder for such work. Under the bid of this Company, the auditorium part of the new City Hall, excluding certain specified items, will cost \$313,500, in addition to which sum there will be necessary in order that the work may proceed without delay, an additional sum of \$7,500, being the compensation of the firm of Rubush & Hunter, architects of the proposed City Hall and auditorium, due them under their contract heretofore made with the City of Indianapolis by and through the Board of Public Works.

My attention has been called to the opinions of certain members of your honorable body expressed through the medium of the public press in which was set out the idea that the city should proceed with the construction of the City Hall and auditorium by the immediate erection of the western portion of the building, which is to be constructed for the use of the city departments. I cannot bring myself to concede that this is the best policy. At present Tomlinson Hall is the only meeting place open to the people of Indianapolis, and should we, before the completion of the auditorium section of the new City Hall building, demolish the present hall, it would leave the people of Indianapolis wholly without a suitable place for public gatherings. Should the contract for the City Hall portion of the new

building be let immediately, it would not be possible under the most favorable conditions to complete the work before October or November of the present year. From the time work was commenced there would be no meeting place or hall, and as it will be necessary to carry over the construction of the entire building into the year of 1908 because of the financial arrangements which must be made, I feel that I am safe in the prediction that the entire structure including both auditorium and rooms for city offices will not be completed before October, 1908. From this you will perceive that should Tomlinson Hall be placed out of commission now, not only would the people of Indianapolis be deprived of a meeting place for a period of more than one year, but the city would find itself in no position in the spring of 1908 to accommodate the conventions of both the great political parties which will meet in this city on or about May or June.

In my opinion the best business policy is to let the present contract with the Jungclaus Company, thus making available the money secured by the issuance of bonds, and with which money added to the present appropriation it will be possible to practically complete the auditorium, leaving the sum of \$91,500 to be provided for later in order to include all the items entering into the complete finishing of this section of the proposed building. Such work doubtless cannot be finished during the present year, thus deferring the time when additional funds must be secured for the finishing of the western half or City Hall portion of the structure.

The ordinance appropriating \$15,000 to the Board of Park Commissioners as set out herein, is for the purpose of providing the necessary funds to purchase the tract of land lying in the northern section of that portion of the city known as Irvington, which tract of land is generally known as the Ellenberger Woods. The rapid growth of Indianapolis should cause every close student of municipal affairs to realize the importance of securing from year to year additional tracts of land to be used for park purposes. In view of what has occurred in the northern portion of the city where land used for farming purposes less than twenty years ago is now thickly covered with some of the best residences in Indianapolis, it occurs to me that it is a most excellent business policy to discount the future and even though the ground named may at this time appear to be somewhat outside the congested parts of the city, to secure the same even though but little money is expended in its beautification within the next five years. I feel that I am violating no confidence in saying in this connection that when I last met our distinguished citizen, Vice-President Fairbanks, I was urged by him to buy ground for park purposes. The arguments advanced by him at that time struck me as being most convincing, and even though there may be a difference of opinion that the condition of the city treasury will not at this time warrant this expenditure. I am convinced that the future will justify favorable action on your part upon this ordinance. The land in question is held under option by citizens of Indianapolis, which option will expire on March 1, 1907, and which cannot be renewed as I am informed. The price of the land is regarded by those best informed as to values in the eastern portion of the city as being most reasonable. I sincerely trust that both the ordinances above mentioned will receive your favorable consideration.

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

Which was read.

The Chair declared there was not enough members present to transact the business named in the call, being Appropriation Ordinances requiring a two thirds vote to pass.

On the motion of Mr Rhodes, the Common Council at 8:20

P. M. adjourned.

President.

ATTEST:

City Clerk.

12 TRADES PRINTING

Kames. M. Mully

REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND.

Monday, March 4, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, March 4, 1907, at 7:45 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 17 members, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann and Wright.

Absent, 3, viz: Messrs. Hamlet, Hilkene and Henry.

Mr. Uhl moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

CITY OF INDIANAPOLIS. EXECUTIVE DEPARTMENT, INDIANAPOLIS, IND., February 19, 1907.

To the President and Members of the Common Council:

Gentlemen: I return herewith with my approval the following ordinances:

Appropriation Ordinance No. 1, 1907, being "an ordinance appropriating

the sum of \$2,000 with which to pay the Indianapolis Map and Platting Company for services rendered the City of Indianapolis in making complete copies of land plats for use of the Bureau of Assessment."

General Ordinance No. 15, 1907, being "an ordinance approving a certain contract granting Daniel W. Marmon the right to lay and maintain a side-track or switch in and across East Market street, in and along Fulton street, and in and across the first alley north of East Market street and between Fulton and Spring streets."

I have the honor to remain,

Very truly yours,

C. A. Bookwalter, Mayor.

REPORTS FROM CITY OFFICERS.

From the City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., March 4, 1907.

Hon. George T. Breunig, City Controller:

DEAR SIR: In compliance with Section 3 of General Ordinance No. 134, 1906, I herewith submit a statement of office expenses of this Department for the month of February, 1907.

J. Clyde Power, Engineer and Superintendent\$	150.00
Blythe Q. Hendricks, Secretary	100.00
Daniel E. Deupree, Draftsman	75.00
C. W. Wheat, Forestry Inspector	60.00
Central Union Telephone Company	12.50
J. P. McCorkle & Son, board of horse	16.00
Hygiene Chemical Co., repairing, cleaning and laying of carpet	22.66
Sentinel Printing Company, printing and office supplies	26.70
Robert L. Elder, carpenter work, varnishing, repairing, etc., when	
office was moved	38.80
Hogan Transfer & Storage Co., moving office fixtures and safe	45.00
Respectfully submitted,	

J. CLYDE POWER, Engineer and Superintendent.

Respectfully referred to the Common Council.

GEO. T. BREUNIG,
City Controller.

March 4, 1907.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD. Indianapolis, Ind., March 1, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached switch ordinance, granting to The J. C. Hirschman Company the right to lay and maintain a side-track or switch from the south switching track of the C., H. & D. Ry. across Leota and Maryland streets; also

The switch ordinance granting to C. W. Rossetter & Company the right to lay and maintain a side-track or switch from the side-track of the Chicago, Indianapolis & Louisville Ry. across Thirty-eighth street, and in and along the first alley east of Winthrop avenue to the property of the peti-

tioners.

Yours truly,

F. J. Noll, Jr., Clerk Board of Public Works.

REPORTS FROM STANDING COMMITTEES.

From Committee on Railroads:

Indianapolis, Ind., March 4, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Committee on Railroads, to whom was referred General Ordinance No. 20, 1907, entitled, "an ordinance approving a certain contract granting Levi S. Pierson the right to lay and maintain a side-track or switch across Drover street and Kentucky avenue, have had same under consideration and would recommend that same do pass.

Respectfully submitted,

Albert E. Cottey. B. A. Brown. E. J. STICKELMAN. CHAS. G. DAVIS.

Mr. Cottey moved that the report of the committee be concurred in. Carried.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 23—1907: An ordinance approving a certain contract granting The J. C. Hirschman Company the right to lay and maintain a side-track or switch from the south switching track of the C., H. & D. Ry. across Leota and Maryland streets, according to blue print attached, in the City of Indianapolis, Indiana.

Whereas, heretofore, to-wit: On the 1st day of March, 1907, The J. C. Hirschman Company filed his petition before the Board of Public Works of the City of Indianapolis, as follows:

PETITION.

To the Board of Public Works, City of Indianapolis:

Gentlemen: We, the undersigned corporation, petition your Honorable Body for permission to lay a switch track across Leota and Maryland streets as shown by attached drawing.

THE J. C. HIRSCHMAN CO., Per F. H. Hirschman, Sec'y and Treas.

Now, therefore, This agreement, made and entered into this 1st day of March, 1907, by and between The J. C. Hirschman Company of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of the second part.

Witnesseth: That the party of the first part, being desirous of securing a right-of-way for a side-track or switch from C., H. & D. railroad to The J. C. Hirschman Company's factory in the City of Indianapolis, which is more specifically described as follows:

A siding for J. C. Hirschman Company extending from the south switching track of the C., H. & D. R. R., near where said track crosses Southeastern avenue, and running in a southwestwardly direction for a distance of 585 feet, more or less.

Said siding to cross Leota street from a point on the east side of said street, distant 40 feet, northwardly from the north line of Maryland street, to a point on the west side of Leota street, distant 8 feet southwardly from the north line of Maryland street; and crossing Maryland street from the point last mentioned to a point on the south line of Maryland street, distant 48 feet, more or less, from the west line of Leota street, as shown on plan hereto attached, hereby covenants and fully binds himself, his successors, legal representatives and assigns, that, in consideration of the grant of the privileges and authority herein given, he will lay, construct and maintain said track upon the terms and conditions hereinafter set forth, to-wit:

- (1) They shall be so laid, improved and kept in repair as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of Indianapolis.
- (2) Said track and switch shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval. Said track shall be raised or lowered to conform to any grade which may, from time to time, be hereafter established, whenever so ordered, in writing, by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the elevation or depression of said tracks.
- (4) Said party of the first part agrees, upon the written order of said Board, made for any good cause affecting the interest of the City or the public welfare, to take up and remove said track, and upon said party's failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done, and the party of the first part hereby releases all claims for damages whatsoever that may arise by reason of such removal; and in removing said track or causing the same to be done, said Board shall in nowise become a trespasser.
- (5) The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said tracks shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said party of the first part to promptly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall do or cause the same to be done at the expense of the said party of the first part, and for which expense and cost the said party of the first part shall be liable.
- (6) The said party of the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said track, and to pay any judgment, with costs, that may on that account be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred by said city in defending against any such claims.
- (7) Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given or granted by this contract; *Provided, however*, That the same may be terminated by said Board, as hereinbefore set forth.

Said party of the second part by virtue of the provisions of an act of the General Assembly of the State of Indiana, entitled, "An act concerning municipal corporations," approved March 6, 1905, and in consideration of

the things hereinbefore set forth and upon the terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional side-track or switch across in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A."

In Witness Whereof, We have hereunto set our hands this 1st day of March, 1907.

THE J. C. HIRSCHMAN CO., Per F. H. HIRSCHMAN, See'y and Treas. Party of the first part

Witness:

JOHN W. ROBERTS.

CITY OF INDIANAPOLIS,
By Joseph T. Elliott.
P. C. Trusler.
F. J. Mack.
Board of Public Works.
Party of the second part.

AND, WHEREAS, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis, for its consideration and action; now, therefore,

SECTION I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That such contract above set forth be, and the same is hereby in all things confirmed and approved.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvements.

By Board of Public Works:

General Ordinance No. 24—1907: An ordinance approving a certain contract granting C. W. Rossetter & Company the right to lay and maintain a side-track or switch from the side-track of the Chicago, Indianapolis & Louisville Railway across Thirty-eighth street and in and along the first alley east of Winthrop avenue to the property of petitioners, according to blue print attached, in the City of Indianapolis, Indiana.

Whereas, heretofore, to-wit: On the 1st day of March, 1907, C. W. Rossetter & Company filed their petition before the Board of Public Works of the City of Indianapolis, as follows:

PETITION.

To the Board of Public Works, City of Indianapolis:

GENTLEMEN: We, the undersigned, respectfully petition for permission to lay and maintain a side-track or switch extending from the side-track or switch of the Chicago, Indianapolis & Louisville Railway, now located at or near the north line of Thirty-eighth street, across said Thirty-eighth street and continuing southwestwardly as follows: Beginning at the end of said Chicago, Indianapolis & Louisville Railway switch at a point on the north line of Thirty-eighth street, said point being one hundred and seventy-five (175) feet, measured along the north line of said street, east of the corner of said Thirty-eighth street and Winthrop avenue; running thence in a southwesterly direction and crossing said street and crossing the south line of said Thirty-eighth street at a point where said line crosses the first alley east of Winthrop avenue, and continuing in a southwesterly direction into and along said alley to a point one hundred and thirty-five (135) feet, more or less, south of the north line of Thirty-eighth street, to a point where said proposed switch crosses the west line of said alley and enters into and upon the property of your petitioners, at the east end of lot numbered one hundred and thirteen (113) of the subdivision of Marion Highland's Second Section Addition to the City of Indianapolis, as recorded in Plat Book 14 at page 147, of the Recorder's Office of Marion County; the said proposed switch not entering upon or touching any lands except said street and alley, and the property of your petitioners. The measurements given above are from the center line of said proposed switch. All of which is more clearly shown on the blue print attached hereto and made a part hereof marked Exhibit "A."

Very respectfully, C. W. ROSSETTER & CO., By W. B. Rossetter.

Now, therefore, This agreement, made and entered into this day of, 190... by and between C. W. Rossetter & Company, a firm composed of Chas. W. Rossetter and Waldo B. Rossetter, of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of the second part.

Withesseth: That the party of the first part, being desirous of securing a right-of-way for a side-track or switch from the side-track or switch of the Chicago, Indianapolis & Louisville Railway at the north line of Thirty-eighth street, southwestwardly across said street and into and along the first alley east of Winthrop avenue, to the property of party of the first part in the City of Indianapolis, which is more specifically described as follows: Beginning at the end of said Chicago, Indianapolis & Louisville Railway switch at a point on the north line of Thirty-eighth street, said point being one hundred and seventy-five (175) feet, measured along the north line of said street, east of the corner of said Thirty-eighth street and Winthrop avenue; running thence in a southwesterly direction across said street and crossing the south line thereof at a point where said line crosses the first alley east of Winthrop avenue; and continuing in a southwesterly direction into and along said alley to a point one hundred and thirty-five (135) feet more or less, south of the north line of Thirty-eighth street, to a point where said proposed switch crosses the west line of said alley and enters into and upon the property of said party of the first part, at the east end of lot numbered one hundred and thirteen (113) of the subdivision of Marion Highland's Second Section Addition to the City of Indianapolis, as recorded in Plat Book 14 at page 47 of the Recorder's Office of Marion

County, Indiana, hereby covenant and fully bind themselves, his successors, legal representatives and assigns, that, in consideration of the grant of the privileges and authority herein given, he will lay, construct and maintain said track upon the terms and conditions hereinafter set forth, to-wit:

- (1) They shall be so laid, improved and kept in repair as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of Indianapolis.
- (2) Said track and switch shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval Said track shall be raised or lowered to conform to any grade which may, from time to time, be hereafter established, whenever so ordered, in writing, by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the elevation or depression of said tracks.
- (3) The crossing where said track intersects Thirty-eighth street and said alley shall, at all times, be kept improved and in repair and free from obstructions or defects of any kind. No car or cars shall be permitted to obstruct such crossing or to be thereon except for such time as may be absolutely necessary in moving them back and forth, and they shall be at no time stopped or detained thereon in such manner as to obstruct public travel.
- (4) Said party of the first part agrees, upon the written order of said Board, made for any good cause affecting the interest of the city or the public welfare, to take up and remove said track, and upon said party's failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done, and the party of the first part hereby releases all claims for damages whatsoever that may arise by reason of such removal; and in removing said track or causing the same to be done, said Board shall in nowise become a trespasser.
- (5) The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said tracks shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said party of the first part to promptly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall do or cause the same to be done at the expense of the said party of the first part, and for which expense and costs the said party of the first part shall be liable.
- (6) The said party of the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said track, and to pay any judgment, with costs, that may on that account be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred by said city in defending against any such claims.
- (7) Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given or granted by this contract: *Provided, however*, That the same may be terminated by said Board, as hereinbefore set forth.

In Witness Whereof, We have hereunto set our hands this 1st day of March, 1907.

C. W. ROSSETTER & CO.,
By W. B. Rossetter.
Party of the first part.

Witness:

ROBERT L. KEITH.

CITY OF INDIANAPOLIS,
By Joseph T. Elliott.
P. C. Trusler.
F. J. Mack.
Board of Public Works.
Party of the second part.

AND, WHEREAS, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis for its consideration and action; now, therefore,

SECTION I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That such contract above set forth be, and the same is hereby, in all things confirmed and approved.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Fees and Salaries.

By Mr. Wood:

General Ordinance No. 25—1907: An ordinance regulating the location and maintenance of places wherein are kept for sale intoxicating liquors to be drunk on the premises, fixing a penalty for the violation thereof, and fixing a time when the same shall take effect.

Section I. Be it ordained by the Common Council of the City of Indianapolis, That it shall be unlawful for any person to locate or maintain any room or place where intoxicating liquors are kept for sale, or to be kept for sale, are sold, or to be sold, to be drunk on the premises by virtue of any license issued under the laws of the State of Indiana or under the ordinances of the City of Indianapolis within the City of Indianapolis within five hundred feet of any premises occupied as a public school except as in this ordinance otherwise provided.

- SEC. 2. No license hereafter shall be issued for the sale of any intoxicating liquors at any place within five hundred feet of such public school premises, and any license so issued shall be void.
- SEC. 3. The provisions of this ordinance shall not apply to the district bounded on the north by Ohio street, on the east by Alabama street, on the south by South street and on the west by Capitol avenue.
- SEC. 4. Any person who shall violate any of the provisions of this ordinance shall be fined in any sum not exceeding one hundred dollars. Every day this ordinance is violated shall constitute a separate offense.
- SEC. 5. This ordinance shall take effect from and after its passage and its publication once each week for two consecutive weeks in the Indianapolis Sun, a newspaper of general circulation, save that as to any and all dealers in intoxicating liquors now conducting their business under a city license it shall be operative only to prevent the renewal of any license for the same.

Which was read a first time and referred to the Committee on Public Health.

ORDINANCES ON SECOND READING.

Mr. Cottey called for General Ordinance No. 20, 1907, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 20, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 20, 1907, was read a third time and passed by the following vote:

Ayes, 18, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Wright and President Frederick W. Eppert.

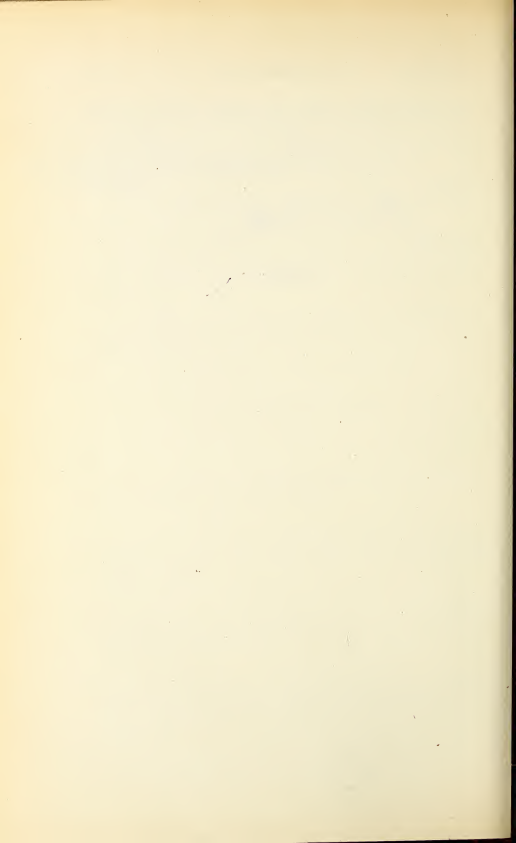
Noes, none.

On motion of Mr. Royse, the Common Council, at 8:00

o'clock P. м, adjourned.

ATTEST:

City Clerk.



REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind. Monday, March 18, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, March 18, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 17 members, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Royse, Donavon, Hofmann, Hilkene, Wright and Henry.

Absent, 3, viz: Messrs. Hamlet, Portteus and Sullivan.

Mr. Wright moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS. INDIANAPOLIS, IND., March 7, 1907.

To the President and Members of the Common Council:

Gentlemen: I return herewith with my approval General Ordinance, No. 20, 1907, being "An ordinance granting Levi S. Pierson the right to lay and maintain a side track or switch from the main track of the Pennsylvania railroad crossing Drover Street and Kentucky Avenue south of Ray Street."

Very truly yours, C. A. Bookwalter, Mayor.

EXECUTIVE DEPARTMENT. CITY OF INDIANAPOLIS. Indianapolis, Ind., March 16, 1907.

To the President and Members of the Common Council:

GENTLEMEN: There will be presented to your honorable body at your meeting tonight, an ordinance calling for an appropriation of \$1,000 with which to make repairs to the bridge over Fall Creek, at Northwestern Avenue. This bridge was constructed during the administration of my predecessor, and although the work had not been completed, was more than paid for before the commencement of the present administration, and not only was the full contract price paid to such contractor before the completion of the bridge, but allowances aggregating \$5,200.98 were made to such contractor over and above the contract price.

Repeated efforts have been made on the part of the present City Engineer to force the contractor for the bridge to make necessary repairs, but as he had received all his money, we have not been able to get work done which was absolutely necessary to protect the integrity of the structure. The present City Engineer has refused to accept this bridge because of the imperfect work done.

The appropriation provided for by the ordinance above referred to, I deem to be absolutely necessary, but proceedings will be immediately instituted upon the bond of the contractor to secure a reimbursement to the city of the moneys expended on this account. This bridge is less than two years old. Today we find the coping of the balustrade partly in the bed of Fall Creek, where it has either fallen or been pushed over. All of the stone columns in the balustrade were set in place without being fastened with dowel pins, being merely tipped on the top and bottom with a little cement, which of course yielded to frost and thus loosened such posts or balustrades to such an extent that unless the repairs contemplated are made at once the bridge will be damaged to the extent of many thousands of dollars. Every effort will be made to secure the return of this money from the contractor, as the repairs properly belong to him, his contract providing that upon the completion and acceptance of the bridge he should file a maintenance bond good for three years, a thing he has not done, and has refused to do. The city has been unable to get this bond because all the money was paid the contractor before the work was completed. If necessary to resort to the courts to secure the return of this money to the city, such action will be taken without delay. I have the honor to remain,

Very truly yours, C. A. BOOKWALTER,

Mayor.

REPORTS FROM CITY OFFICERS.

From the City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., March 18, 1907.

To the President and Members of the Common Council:

Gentlemen: I herewith present a communication from the Board of Public Works requesting an appropriation of Five-Hundred Dollars with which to pay for new and additional plats for the Assessment Bureau.

I submit herewith an ordinance appropriating the amount asked

for and recommend its passage,

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., March 11, 1907.

George T. Breunig, City Controller, City.

DEAR SIR: We respectfully request that you recommend to the Common Council the passage of an ordinance appropriating the sum of \$500.00 to pay for additions to plat books in the Assessment Bureau, during the year 1907, such as opening and vacation of streets, new plats, and etc.,

Yours truly,
Joseph T. Elliott.
P. C. Trusler.
F. J. Mack.
Board of Public Works.

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., March 18, 1907.

To the President and Members of the Common Council:

GENTEMEN: I present herewith a communication from the Department of Public Works, requesting an additional appropriation of One Thousand Dollars to the Bridge Fund. I respectfully call your attention to the communication from His Honor, The Mayor, on this subject submitted this evening.

I herewith submit an ordinance appropriating the sum asked for

and recommend its passage.

Respectfully submitted,
GEO. T. Breunig,
City Controller.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., March 18, 1907.

George T. Breunig, City Controller, City.

DEAR SIR: On account of repairs which are necessary to be made to the Northwestern Avenue bridge, we would respectfully ask that you recommend an additional appropriation to our bridge fund of \$1,000.00.

Yours truly,
Joseph T. Elliott.
P. C. Trusler.
F. J. Mack.
Board of Public Works.

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., March 18, 1907.

To the President and Members of the Common Council:

Gentlemen: I herewith present a communication from the Department of Public Parks, requesting an additional appropriation of Nine Hundred Dollars to the fund known as "Salaries, Office Expenses and Supplies," such additional appropriation being made necessary by reason of the forced removal of the office of said Department from the Court House basement to Sak's Building on demand of the Marion County Commissioners.

I submit an ordinance appropriating the sum asked for and

recommend its passage.

Respectfully submitted,
Geo. T. Breunig.
City Controller.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., March 8, 1907.

Hon. George T. Breunig, City Controller.

DEAR SIR: We have the honor to request that you ask the Common Council for an addition of \$900.00 to our office appropriation for office rent for 1907.

Respectfully,

CHARLES E. COFFIN.
JNO. J. APPEL.
HENRY JAMESON.
Board of Park Commissioners.

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., March 18, 1907.

To the President and Members of the Common Council;

GENTLEMEN. I herewith submit a communication from the Board of Public Works, requesting an appropriation of Five Thousand Dollars to be known and designated as "Assessments reduced by Court" fund, and to be used in the payment of costs and claims where persons take appeal from the assessments made by the said Department for public improvements and such assessments are reduced by order of the court.

I herewith submit an ordinance appropriating the sum of Three Thousand Dollars and recommend its passage.

Respectfully submitted,

GEO. T. BREUNIG. City Controller.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., March 15, 1907.

George T. Breunig, City Controller, City.

DEAR SIR: We respectfully request that you recommend to the Common Council the passage of an ordinance appropriating the sum of \$5,000.00 to the use of the Board of Public Works for the payment of court costs and "assessments reduced by court."

Yours truly,

Joseph T. Elliott.
P. C. Trusler.
F. J. Mack.
Board of Public Works.

At 8:10 o'clock, p. m., Mr. Portteus entered the Council Chamber and took his seat.

From the Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., March 18, 1907.

To the President and Members of the Common Council, City:

GENTLEMEN: I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached switch ordinance, granting to the National Dry Kiln Company the right to lay and maintain a sidetrack or switch across Leota Street, South of the C. H. & D. Ry.

Yours truly, F. J. Noll, Jr. Clerk, Board of Public Works.

REPORTS FROM STANDING COMMITTEES.

From Committee on Fees and Salaries:

Indianapolis, Ind., March 18, 1907.

To the President and Members of the Common Council:

GENTLEMEN: We, your committee on Fees and Salaries, to which was referred General Ordinance No. 24, 1907, entitled "An ordinance approving a certain contract granting C. W. Rossetter & Company, the right to lay and maintain a sidetrack or switch from the sidetrack of the Chicago, Indianapolis, & Louisville Rallway across Thirty Eighth Street and in and along the First Alley, East of Winthrop Avenue to the property of petitioners according to blue print attached in the City of Indianapolis, Indiana, beg leave to report that we have had same ordinance under consideration and recommend that same do not pass.

Respectfully submitted,

CHAS. G. DAVIS. E. J. STICKELMAN. J. L. DONOVAN.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From Committee on Public Property and Improvements:

Indianapolis, Ind., March 18, 1907.

To the President and Members of the Common Council:

GENTLEMEN: Your Committee on Public Property and Improvements to which was referred General Ordinance No. 23, entitled, "An Ordinance approving a certain contract granting the J. C. Hirshman Company the right to lay and maintain sidetrack or switch from the south switching track of the C., H. & D. Ry., across Leota and Maryland Streets," begs leave to report that they have had the same under consideration and recommend that the same do pass. Respectfully submitted,

B. A. Brown. HARRY E. ROYSE. JOHN L. DONAVON. Mr. Brown moved the report of the committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., March 18, 1907.

To the President and the Members of the Common Council:

Gentlemen: We, your Committee on Sewers, Streets and Alleys, to which was referred, General Ordinance No. 13, 1907, entitled, "An Ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Seventeenth Street, from Martindale avenue to west property line of Roosevelt avenue, with brick roadway," beg leave to report that we have had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted,

CHAS. G. DAVIS.
H. C. SMITHER.
LOUIS F. HENRY.
CHAS. L. HARTMANN.
ALBERT E. UHL,

Mr. Davis moved the report of the committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., March 18, 1907.

To the President and Members of the Common Council:

Gentlemen: We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 14, 1907, entitled "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Seventeenth Street, from L. E. & W. Ry. tracks to west property line of Martindale avenue with brick roadway," beg leave to report that we have had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted,

CHAS. G. DAVIS.
H. C. SMITHER.
LOUIS F. HENRY.
CHAS. L. HARTMANN.
ALBERT E. UHL.

Mr. Davis moved the report of the committee be concurred in. Carried.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By the City Controller:

Appropriation Ordinance No. 4—1907: An ordinance appropriating the sum of one thousand dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council, of the City of Indianapolis, Indiana, That the sum of one thousand (\$1,000.00) dollars be, and the same is hereby, appropriated to and for the use of the Department of Public Works, the sum herein appropriated to be added to and be a part of the "Bridge" fund.

Sec. 2. This ordinance shall take effect and be in force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By the City Controller:

Appropriation Ordinance No. 5—1907: An ordinance appropriating the sum of nine hundred dollars to and for the use of the Department of Public Parks, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of nine hundred (\$900.00) dollars be, and the same is hereby, appropriated to and for the use of the Department of Public Parks, such sum to be added to the appropriation heretofore made to and for the fund known as "Salaries, Office Expenses and Supplies." It is herewith understood and stipulated that the appropriation herein made is for the payment of office rent, such additional expense being caused by the enforced removal of the Park Board office from the Court House basement.

Sec. 2. This ordinance shall take effect and be in force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By the City Controller:

Appropriation Ordinance No. 6—1907: An ordinance appropriating the sum of three thousand dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of three thousand (\$3000.00) dollars be, and the same is hereby appropriated to and for the use of the Department of Public Works to be known and designated as "Assessments reduced by Court" fund. The sum herein appropriated, or so much thereof as may be necessary, to be used by said Department of Public Works in the payment of claims against the city and costs incurred where persons take an appeal from assessments made by said Department for public improvements and such assessments are reduced by order of the Court.

Sec. 2. This ordinance shall take effect and be in force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By the City Controller:

Appropriation Ordinance No. 7—1907: An ordinance appropriating the sum of five hundred dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of five hundred (\$500.00) dollars be, and is hereby appropriated to and for the use of the Department of Public Works, to be known as "Assessment Bureau Maps and Plats" fund, and to be used in the procuring of new and additional maps and plats for said Assessment Bureau.

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By the Board of Public Works:

General Ordinance No. 26—1907: An ordinance approving a certain contract granting the National Dry Kiln Company the right to lay and maintain a sidetrack or switch across Leota street south of C., H. & D. Railroad, according to blue print attached, in the City of Indianapolis, Indiana.

WHEREAS, heretofore, to wit: On the 6th day of March, 1907, filed its petition before the Board of Public Works of the City of Indianapolis, as follows:

PETITION.

To the Board of Public Works, City of Indianapolis:

Gentlemen—We the undersigned corporation petition your honorable body for permission to lay a switch track immediately south of the C., H. & D. railroad and across Leota street, as shown by attached drawing.

Now, therefore, This agreement, made and entered into this 6th day of March, 1907, by and between the National Dry Kiln Company, of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of the second part.

Witnesseth: That the party of the first part, being desirous of securing a right of way for a sidetrack or switch from the west line of Leota street to the east line of Leota street, just south of the C., H. & D. south track, in the City of Indianapolis, which is more specifically described as follows: Commencing at a point in the west line of Leota street at a distance of ninety-five (95) feet north of the northwest corner of Leota and E. Maryland streets; running thence in an easterly direction across Leota street to a point in the east line of Leota street, which is one hundred two and six-twelfths (102 6-12) feet north of the north line of E. Maryland street, hereby covenants and fully binds himself, his successors, legal representatives and assigns, that, in consideration of the grant of the privilege and authority herein given, he will lay, construct and maintain said track upon the terms and conditions hereinafter set forth, to wit:

- (1) They shall be so laid, improved and kept in repair as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of Indianapolis.
- (2) Said track and switch shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval. Said track shall be raised or lowered to conform to any grade which may, from time to time, be hereafter established, whenever so ordered, in writing, by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the elevation or depression of said tracks.

- The crossing where said track intersects at all times, be kept improved and in repair and free from obstructions or defects of any kind. No car or cars shall be permitted to obstruct such crossing or to be thereon except for such time as may be absolutely necessary in moving them back and forth, and they shall be at no time stopped or detained thereon in such manner as to obstruct public travel.
- Said party of the first part agrees, upon the written order of said Board, made for any good cause affecting the interest of the City or the public welfare, to take up and remove said track, and upon said party's failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done, and the party of the first part hereby releases all claims for damages whatsoever that may arise by reason of such removal; and in removing said track or causing the same to be done, said Board shall in no wise become a trespasser.
- The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said tracks shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said party of the first part to properly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall do or cause the same to be done at the expense of the said party of the first part, and for which expense and cost the said party of the first part shall be liable.
- The said party of the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said track, and to pay any judgment, with costs, that may on that account be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred by said city in defending against any such claims.
- Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given or granted by this contract, provided, however, that the same may be terminated by said Board, as hereinbefore set forth.

Said party of the second part by virtue of the provisions of an act of the General Assembly of the State of Indiana, entitled "An act concerning municipal corporations," approved March 6, 1905, and in consideration of the things hereinbefore set forth and upon the terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional side track or switch across

in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A."

In Witness Whereof, We have hereunto set our hands this 6th day of March, 1907.

> THE NATIONAL DRY KILN CO., Edward Gerrard, Gen'l Manager, Party of the First Part.

Witness:

JOHN W. ROBERTS.

CITY OF INDIANAPOLIS,

 $_{\mathrm{By}}$

JOSEPH T. ELLIOTT, Pres., P. C. TRUSLER, F. J. MACK, Board of Public Works, Party of the Second Part.

AND, WHEREAS, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis, for its consideration and action, now, therefore,

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that such contract above set forth be, and the same is hereby in all things confirmed and approved.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvement.

By Mr. Uhl:

General Ordinance No. 27-1907: An ordinance for fire protection in the City of Indianapolis, Indiana, and repealing all ordinances in connection therewith.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall be unlawful for any person, firm or corporation to use or lease, or permit to be used or leased, any basement, cellar or sub-cellar to any building used for mercantile purposes, which said basement, cellar or sub-cellar is used for the storage of any goods, wares, or merchandise, or for manufacturing purposes, without first providing in said basement, cellar or sub-cellar, when in the opinion of both the Chief of the Fire Department and the City Building Inspector the hazard from fire is such as to require it, lines of iron water pipes provided with rotary nozzles, or other perforated heads for the distribution of water; such lines of pipes shall be provided with Siamese connection or connections on the outside of said building. All of the devices mentioned in this ordinance shall be subject to the approval of both the Chief of the Fire Department and the City Building Inspector.

Sec. 2. Any person, firm or corporation violating any of the provisions of the first section of this ordinance shall, upon conviction, be fined in any sum not less than ten dollars (\$10.00) nor more than one hundred dollars (\$100.00), and each day that any such owner shall allow goods, wares or merchandise to be stored in such basement, cellar or sub-cellar in said section referred to, without having the same provided with the water pipes and equipment described in said section, shall constitute a separate offense.

SEC. 3. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in a newspaper of general circulation in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

MISCELLANEOUS BUSINESS.

Mr. Rhodes moved that a special committee of five be appointed by the chair to confer with the Mayor and heads of departments relative to salaries and that one ordinance be drawn to cover all.

Mr. Royse offered a substitute motion to refer all salary ordinances to the Committee on Fees and Salaries. Carried.

ORDINANCES ON SECOND READING.

Mr. Royse called for Appropriation Ordinance No. 2, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 2, 1907, be stricken from the files. Carried.

Mr. Davis called for General Ordinance No. 24, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 24, 1907, be stricken from the files. Carried.

Mr. Brown called for General Ordinance No. 23, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 23, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 23, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.
Noes, none.

Mr. Davis called for General Ordinance No. 14, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 14, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 14, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.
Noes, none.

Mr. Davis called for General Ordinance No. 13, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 13, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 13, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.
Noes, none.

On the request of Mr. Brown, the Council referred back to Miscellaneous Business.

Mr. Brown moved that Resolution No. 4, 1907, be stricken from the files and all matters in connection therewith be not printed in the Journal. Carried.

Mr. Uhl moved to refer back to unfinished business. Carried.

Under this head Mr. Uhl introduced Resolution No. 5, 1907, which was ruled out of order by the Chair.

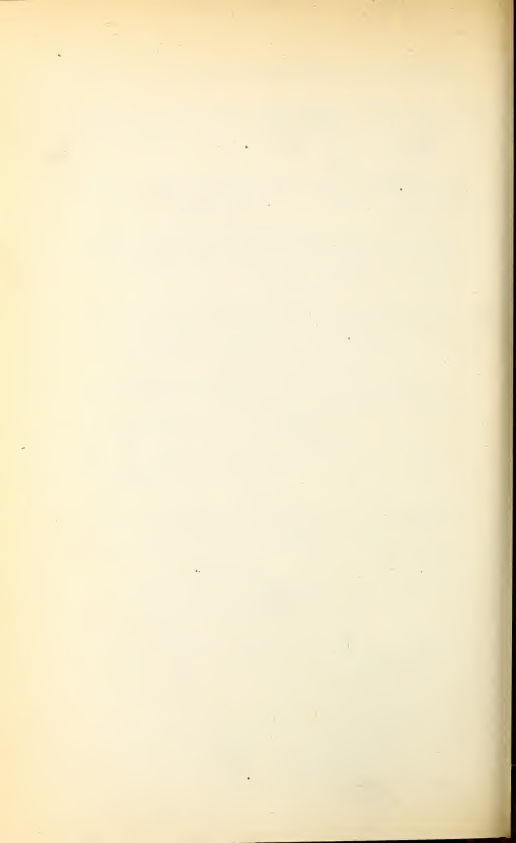
On motion of Mr. Davis, the Common Council, at 9:05 o'clock, p. m., adjourned

President.

ATTEST:

City Clerk.

TRACES LANT COUNCIL 24



REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND., MONDAY, April 1, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, April 1, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 19 members, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, 1, viz: Mr. Hamlet.

Mr. Wright moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS.
INDIANAPOLIS, IND., March 19, 1907.

To the President and Members of the Common Council.

Gentlemen: I return herewith with my approval the following ordinances:

General Ordinance No. 13, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the city of Indianapolis,

Indiana, to improve Seventeenth street from west property line Martindale avenue, to west property line Roosevelt avenue, with brick roadway."

General Ordinance No. 14, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the city of Indianapolis, Indiana, to improve Seventeenth street from L. E. & W. Ry, tracks to west property line Martindale avenue with brick roadway,"

General Ordinance No. 23, 1907, being "An ordinance approving a certain contract granting The J. C. Hirschman Company the right to lay and maintain a sidetrack from the south switching track of the C. H. & D. Ry. across Leota street and Maryland street."

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT.
CITY OF INDIANAPOLIS.
INDIANAPOLIS, IND., March 27, 1907.

To the President and Members of the Common Council.

GENTLEMEN: The future of the Brightwood Water Works, acquired by the city at the time of the annexation of the town of Brightwood, has long been a subject requiring most serious consideration. In 1902, during my former term as mayor, the city found it necessary to expend a considerable sum of money in making repairs which were absolutely necessary to enable the plant to furnish water not only for domestic purposes, but for fire protection as well. In 1902-3-4 and 5, the city expended on this plant the sum of \$22,565.41, while the receipts for the same term from domestic and other users amounted to but \$10,608.96. During the same years there were in service thirty-nine fire hydrants in the territory embraced in the old town of Brightwood. Giving credit for these fire hydrants at the same price per hydrant paid by the city to the Indianapolis Water Company, amounting to \$6,620.00, would place the total revenues of the plant at \$17,228.96, thus showing the actual loss to the city for the operation of this plant during the four years named of \$5,336.45. This does not take into account any interest upon the investment of the city, nor does it include the payments made by the city upon the principal and interest of the bonds issued by the town of Brightwood for the construction of this plant. Even though this loss had been sustained, had the general physical condition of the plant been maintained to a high point of efficiency; had the necessary extensions been made and charged against the earnings; had replacements of worn out machinery been made and paid for from the same source, there might be some justification for a continuance of the present policy of management, but today, after sustaining this loss, we find ourselves confronted with the necessity of practically rebuilding both pumps and repairing both boilers should we endeavor to furnish even the small area now served with adequate fire protection. We are also called upon to make liberal appropriations for those extensions in pipe lines to which the people living in the northeast section of the city are undoubtedly entitled. In addition to this,

if the plant is to be made adequate for the wants not only of the new consumers who would be added after these extensions are made, but also to properly serve those already connected, the city must at once proceed to provide additional reservoir capacity or erect a stand pipe to furnish a reserve pressure for domestic as well as fire purposes.

In the matter of fire protection the plant is notoriously weak. An examination of the report of Messrs. Brossmann & King will show that even with the improvements provided for, the plant would not be able to furnish sufficient water to handle a blaze of more than ordinary size.

Personally, I do not believe that the present makeshift policy should continue. The city should do one of two things. It should either at once determine upon the expenditure of enough money to place this plant in first class condition together with sufficient funds to make extensions in order to secure consumers in sufficient numbers to render the plant not only self-sustaining but profitable, or it should determine upon a policy looking towards the disposal of the plant itself.

At the meeting of your honorable body held on October 15, 1906, acting upon a communication sent by myself to the Common Council, the President of the Council appointed a special committee of five, consisting of President Eppert and Messrs. Hofmann, Brown, Cottey and Sullivan to advise with the members of the Board of Public Works and myself as to the policy to be adopted in regard to this water works system. Sometime subsequent to this date, such committee engaged the services of Brossmann & King, consulting engineers, and the members of such firm were requested to make complete and thorough investigation of the plant, and to submit their recommendations. Such report I transmit herewith and embody as a part of this communication, marked "Exhibit A." After receiving this report, upon my own motion, I forwarded the same to Dabney H. Maury of Peoria, Ill., a consulting water works engineer, recognized as one of the leading authorities in this line of engineering, with the request that he analyze the same, accepting the statements of Messrs. Brossman & King as a true statement of the condition of the plant, and asking that his opinion be furnished as to whether or not the plant presented possibilities of profit should it continue to be operated by the city. This report of Mr. Maury, I transmit herewith, marked "Exhibit B."

I would suggest that both of these reports together with this communication be set out in full in the proceedings of your honorable body; that the city clerk be instructed to have sufficient number of extra copies printed in order that the people interested in the plant might be given an opportunity to study for themselves all the facts as set forth by the engineers named.

I am not ready as yet to take a decided stand upon the questions of the future of this plant, but I do not feel like longer permitting an injustice to be done to the great majority of the tax payers of Indianapolis in order that a small minority may be permitted to enjoy the doubtful advantage of a separate water works system.

The members of the Board of Pubic Works and myself are ready to confer with the members of your honorable body at any time you may fix.

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

"EXHIBIT A."

REPORT

 $\mathbf{B}\mathbf{Y}$

BROSSMANN & KING, CONSULTING ENGINEERS,

Union Trust Building, Indianapolis,

CITY OF INDIANAPOLIS, IND.,

ON

BRIGHTWOOD WATER WORKS.

Brossmann & King, CONSULTING ENGINEERS. Indianapolis, Ind., December 28, 1906.

To Hon. Chas. A. Bookwalter and Committee on Brightwood Water Works, Indianapolis, Ind.

GENTLEMEN: We herewith submit for your information and consideration the following report of our investigations of the Brightwood Water Works system. This investigation being taken to determine whether this system could be put in such condition that it would be self-supporting as well as handle a greater supply of water due to a spreading and increasing population. We submit first the report of our investigation and tests at the Olney street pumping station.

Equipment

The equipment of plant being tabulated below.

One 10x16x8½x10 inches Worthington Compound Duplex pump. Capacity, 600,000 gallons per day.

One 9x7x10 inches Worthington Duplex pump. Capacity, 400,000 gallons per day.

Two Cook deep well pumps, 10x36 inches steam engine. Capacity, 200,000 gallons per day.

One tank 16'-0x4'-0 dia. used for feed water heater.

Two 54"x16'-0 return tubular boilers, Chandler & Taylor, 70 H. P.

Reservoir 18'-8 dia. x 20'-0 deep. Capacity 40,000 galons.

Two tests were taken at the pumping station to determine the amount of water being pumped, the coal burned and cost of pumping water with a view toward making a reduction in the operating expenses at the pumping station.

Pumpage of Plant

Tests

The first test taken was with Indiana coal, December 1.
The second test was with Pocahontas coal, December 7.
The pumpage of plant was determined by measurement from the reservoir. The deep well pump being stopped during the measurement period. The service pump used was the $10x16x8\frac{1}{2}x10$ Worthington Compound. The average amount of water pumped being 4400 gallons per hour, or 105,600 gallons per 24 hours, at the above rate per hour. This amount of water, however, is not used, as the night consumption is less than the day, the actual consumption was determined by placing counters on the pumps.

Below is given the actual water pumped per day:

6 p. m. to 6 a. m.... 45,588 gallons 6 a. m. to 6 p. m... 47,869 gallons

93,457 gallons 24 hours.

The amount of water pumped per hour during the test averaged 4400 gallons, which is about one-third of what a pump of such size (10x16x8½x10) duplex should deliver at the speed indicated by counter (1400 revolutions per hour).

After the tests an examination of the water end disclosed the Condition of fact that the WATER END of pump was in bad CONDITION. The Pump pump was tested for slippage and it was found that MORE WATER WAS PASSING AROUND THE PLUNGERS THAN WAS BEING PUMPED INTO THE MAINS.

The boilers are rated at 70 H. P. on the first test they developed Boilers 32 H. P. and on the second test 35 H. P. As the water pumped in summer is much greater than at the present time of year there is little doubt that the boilers work almost double this at times in the summer months.

However the grate surface under boilers which is 221/2 square feet, is much too large for the present work admitting an excess of air and producing improper combustion.

The tank used as a feed WATER HEATER is very INEFFICIENT Feed Water for this purpose, allowing the exhaust steam to waste before the Heater water is heated; and delivering the feed water to boilers at a low temperature.

The BOILER FEED PUMPS are in POOR CONDITION and should Boiler Feed be replaced with a new pump or repaired and put in good condition. Pumps In general the entire equipment at the Olney street pumping station is in such shape that it is impossible to run the plant economically, owing to the fact that PARTS OF THE PLANT ARE IMPROPERLY ARRANGED AND PROPORTIONED, and parts of the machinery are in such shape that it is OPERATING UNDER WASTEFUL CON-DITIONS.

It will be possible to save at least 20 per cent, and perhaps as Saving in high as 40 per cent in fuel bills at this station by making the proper Fuel changes. We would recommend changes as follows:

Replace water plungers in 10x16x81/2x10 pump with packed piston.

Replace present tank used as Feed Water Heater with a modern heater that will give a high feed water temperature.

Repair boiler feed pump.

Equip boilers to burn a cheap grade of coal.

These changes would involve an expenditure as shown below:

Repairing Pun	ıp	\$ 300.00
Yew Feed Wat	ter Heater	 175.00
Boiler Feed P	ump	 90.00
Changes on on	e boiler	 1,200.00

Total\$1,765.00

These improvements will make a saving under the following conditions:

That Pumps BEING KEPT IN GOOD CONDITION and that a CHEAP GRADE OF COAL BE USED, say Indiana nut and slack, at \$1.65 per ton, it will be possible to cut down the present coal bill 25 per cent at least, which will amount to \$400.00 per year.

The above amount expended being entirely justified by the saving.

On pages 6 and 7 are the logs of tests taken December 1 and December 7. Reference to these show that they check each other very closely on the pump speeds and the amount of water pumped. The summary of tests, page 8, show that the water evaporated per pound of Indiana coal is much lower than for Pocahontas. The condition at boiler, owing to large grate area, plain grates, and method of firing

are greatly against the successful burning of western coal. The price per ton of Pocahontas coal given \$2.90 per ton seems low, but taking this figure it costs 18½ cents to make 1000 pounds of steam, which price can easily be reduced. The price, 18½ cents, can easily be brought down to 14 cents and possibly as low as 11 cents. Bringing price to 14 cents would reduce the coal bill 25 per cent.

Cost of Pumpage

On page 10 is given cost of pumping and delivering 1,000 gallons of water to the consumer. This amounts to 14 95-100 cents per 1,000 gallons, which can be reduced about 11/4 cents per 1,000 gallons, making the cost 13 70-100 cents per 1,000 gallons; these figures include interest charges but no sinking fund allowance. The cost of delivering water can be still further reduced, but only by increasing the consumption.

Relation of Receipts and

On page 9 is shown a chart which will illustrate graphically the Receipts and rapid divergence of amounts in receipts and expenditures. The Expenditures amounts for the year 1898 to 1906 as given by the city have been plotted and an average curve drawn through these amounts, the years 1904-1905 being omitted for the reason that the expenditures seem unusually high, these years. It will be seen that the plant is just getting in the place of being self-supporting.

TEST OF BRIGHTWOOD WATER WORKS December 1, 1906.

Indiana Coal, Mine Run.

		1 maran	a cour, min	o Itali.		
TIME	Steam Pressure	Water Pressure	Revolutions of Pump per Hour	Gallons of Water Pumped per Hour	Pounds of Water Evapora'd by Boiler. Tem. Feed Water 580 Fahr.	Pounds of Coal used
10.00 a.m.	95	32				
10.10	95	34				175
20	86	31			421	
30	95	32				
40	92	30				
50	96	32				
11.00	92	31	1,380	4,209	421	
10	95	32				
20	90	30				176
30	94	32			421	
40	82	28			1	
50	83	29				
12.00 m.	87	29	1,415	4,316	421	
10	87	28			1 :::] 187
20	92	40			421	
30	84	37			:::	
40	86	40			421	
50	85	40				:::
1.00 p.m.	86	40	1,515	4,621		213
10	93	42			:::	• • • •
20	89	42			421	• • • •
30	92	42		• • • •	101	• • • •
40	90	42			421	105
50	87	42	1.505	4.070	401	187
2.00	94	42	1,535	4,672	421	• • •
10 20	87	42 42			• • • •	
30	92 93	42			421	
40	85	45			1	• • • •
50	85	42			421	184
3.00	95	45	1,445	4,408	1	104
10	95	45	1,110	1,100	421	
20	95	45			121	
30	87	45				
40	90	45				233
50	85	45			421	
4.00	85	45	1,360	4,148		
10	92	42	, , , ,			
20	90	42			421	
30	90	45				
40	75	40			421	123
50	92	45				
5.00	97	45	1,460	4,453	421	
10	94	42				
20	94	42				
30	95	40			421	
40	90	40				118
50	90	40			:::	
6.00 p.m.	92	40	1,405	4,285	210	
Averages	0.0	-	11.515	05.110	7.171	1 700
and Totals	90	39	11,515	35,112	7,151	1,596

TEST OF BRIGHTWOOD WATER WORKS December 7, 1906.

Pocahontas Coal, Mine Run.

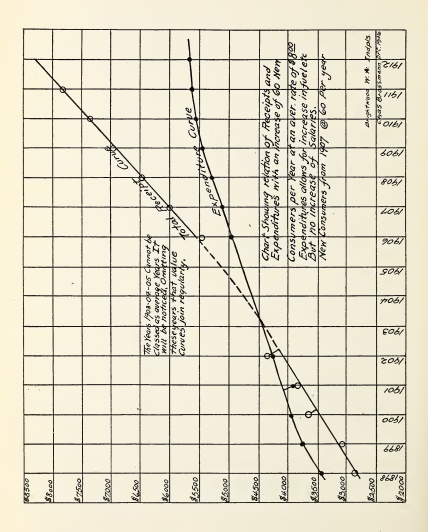
TIME	Steam Pressure	Water Pressure	Revolutions of Pump per Hour	Gallons of Water Pumped per Hour	Pounds of Water Evapora'd by Boiler. Tem. Feed Water 560 Fahr.	Pounds of Coal used
8.30 a.m.	95	40 .				163
40	95	40				
50	86	40			1 :::	
9.00	87	40			421	
10	92	40				101
20	95	40	1 440	4.900	401	191
$\begin{array}{c} 30 \\ 40 \end{array}$	95 90	40	1,440	4,320	421	
50	90	40		• • • •	421	
10.00	85	1 40			121	
10	83	40	,		421	
20	82	40			421	
30	82	40	1,435	4.305	421	
40	86	40				224
50	86	40				
11.00	80	40			j	
10	84	38				
20	80	38			421	
30	82	44	1,435	4,305	421	• • • •
40	82	45			421	
ə0	90	43				
12.00 m. 10	93	43			• • • •	183
20	90 85	40				100
30	84	40	1,525	4,575	421	
40	- 84	40	1,020	1,010	121	
50	90	41				
1.00	92	43				
10	90	42				
$\overline{20}$	90	40			421	
30	87	40	1,485	4,455		
40	90 .	40			1	1 :::
50	85	38			421	197
2.00	84 4	35			1 :::	
10	82	34			421	
20	87	35	1 505	1.005	421	
30	75	35	1,535	4,605	421	
40 50	75 75	40			421	188
3.00	84	45			121	100
10	90	42				
$\frac{10}{20}$	84	40	} ::::		421	
30	75	40	1.465	4,395		
40	85	40				
50	90	40			421	
4.00	84	40				
10	93	42			1 :::	90
20	90	40			421	
4.30 p.m.	95	40	1,520	4,560	110	
Averages	00.4	-	11.040	25 520	0 100	1,236
and Totals	86.4	40	11,840	35,520	8,109	1,230

Coal Used	Time hrs.	Av. Stm. Pr. lbs	Av. Wat. Pr. Ibs.	Rev. of Pump	Galls.Wat. Pumped	Water Evap, in Boiler Ibs.	Coal Used lbs.
Indiana Mine Run	8	90	39	11,515	35,112	7,151	1,596
Pocahontas Mine Run	8	86.4	40	11,840	35,520	8,109	1,296

Indiana Coal December 1. Pocahontas Coal December 7.

Duration of Test.	8 Hrs.	8 Hrs.
Boiler, 54" dia. x 16'-0, return tubular. Grate area, 22½ sq. ft., plain grate bars. Tube area, 2.8 sq. ft. Chimney area, 5 sq. ft. Heating surface, 775 sq. ft. Heat surface 775 sq. ft. Heat surface 775 sq. ft. Grate surface 775 sq. ft. Heat surface 775 sq. ft. Ratio Kind Coal. Cost per ton. Average steam pressure. Temperature feed water. Total coal used. Total refuse Per cent refuse. Coal per hour Coal per hour per sq. ft. grate. Total water Total water from and at 212°. Water per hour from and at 212°. Actual evaporation per lb. coal. Factor of evaporation per lb. coal. HP. developed Per cent rating Builders' rating Water from and at 212° per lb. of combustible Cost of evaporating 1,000 lbs. water.	Indiana Mine Run	Pocahontas Mine Run. \$2.90 86.4 56° Fahr 1,236 lbs. 211 lbs. 17% 154 8.109 9,700 1,214 6.57 1.1961 7.83 35 50% 70 HP.
1,000 lbs. water		18½c.





\$10

Cost of pumping based on test No. 2. Using Pocahontas coal. Cost of coal, \$2.90 per ton.

Total Cost of Pumpage

Water pumped in 8 hours. 35,520 gallons Total coal used in 8 hours. 1,236 lbs. Water pumped per 2,000 lbs. coal. 58,000 gallons Water pumped per 1 lb. coal. 29 gallons
Salaries \$2,200.00 Maintenance 500.00 Betterments 500.00 Interest charges 600.00
Total\$3,820.00 yearly expenses excluding coal Cost of pumping 100,000 gallons (coal expense)\$5.04 Cost of pumping 100,000 gallons (labor, etc.)9.91

Total cost of delivering 1000 gallons of water, including fuel, Effect of labor, betterments, interest, 14 95 cents.

Total cost of pumping 100,000 gallons..... \$14.95

Increased Consumption

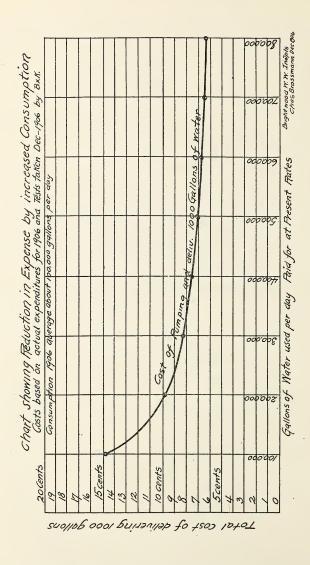
It should be borne in mind that as the consumption of water on Rate increases in the Brightwood District that the total expenses per 1000 gallons of water pumped will decrease very rapidly, this owing to the fact that while the consumption increases the salaries of employes remain at a constant figure, the fuel and maintenance expense only, increasing.

For example, should you double the present domestic consumption of 1906 and receive the same rate the receipts would be as follows:

Domestic, 1906	\$3,704 2
Receipt for hydrants	7,408 $1,755$
Total receipts. Salaries Maintenance Fuel Interest on improvements.	$2,220 \\ 500$
Sinking fund	6,320 1,000 7,320
0,000 improvements:	

On page 12 is shown a chart illustrating the great reduction in expense owing to an increased consumption. This chart is based on actual figures for 1906. The expense is reduced 50 per cent by doubling the consumption. This is owing to the fact that the salary pay roll (which is the large item of expense) remains constant as it would take no more to pump ten times the present supply, the fuel and maintenance expense only increasing.

Surplus\$1,343.00



We find the mains are amply large to take care of at least ten Mains times the present domestic supply and allow at the same time for considerable future extension. The present reservoir has a capacity of 40,000 gallons, and while large enough to take care of fluctuations in the present domestic supply, it is not of adequate capacity to fight fires of any size. In order that the credit for fire hydrants be placed fairly, the present reservoir supply should be increased by an additional capacity of four to five times the present capacity.

This additional reservoir will allow of cleaning the reservoir alter-Reservoir nately and taking out the sediment which injures the pump plungers. The suction pipes entering reservoirs should be so arranged that water will be taken by float valves or some device to prevent the carrying of sediment into the pumps and mains. The present reservoir as now arranged has a pump four feet below the bottom of reservoir, and all accumulations in the reservoir are passed through the pumps and into the mains. This is hard on the pumps and makes the plungers wear rapidly and also deposits sediment on the mains.

Following is given the data on capacity of pumps and reservoirs as well as length of time that reservoir will furnish water for fires.

Data regarding fire service. Fire Service 10x16x8½x10 Worthington Comp. Duplex Cap, at 75-foot piston Speed430 gallons per min.9x7x10 Worth. Comp. Duplex Cap., at 75-ft...295 gallons per min. Piston speed per minute. Total capacity. 725 gallons per min.

Total capacity. 43,500 gallons per hour

Capacity of reservoir, 18'-8 dia. x 20'-0 deep. 40,000 gallons Present

Additional supply from deep well in 3 hours.........15,000 gallons Reservoir

Using 11/4 ring nozzle 200 ft., 21/2 smooth rubber lined hose. Pressure at hydrant, 77 pounds. Capacity, one hose, 252 gallons per minute.

 $252 \times 60 - 15,120$ gallons per hour.

55,000 divided by 15120 equals 31/2 hours from one hose—13/4 hours from two hose lines.

Capacity of present reservoir. Additional Additional supply 5 hours at 5,000 gallons............ 25,000 gallons

3 hose lines 200 ft. long, 11/4 R. nozzle.

Capacity, 45,360 gallons per hour.

217,000 divided by 45,360 equals 434 hours for three streams. Capacity of additional and present reservoirs.

The future sewerage installation at Brightwood will be an impor-Sewerage tant factor, that will increase the revenue and consumption at Brightwood. With the advent of sewers, the closet and bath service will be undoubtedly increased. The number of houses taking water at present is 400, only eleven of these have closets and only sixteen bath service. In other words, the revenue from baths and closets is shown to be only \$81 per year for all Brightwood water users.

The great need of the plant at present is more consumers; more Need of Plant custom; and every effort should be made to increase the consumption of water. There is no reason why this plant cannot be put upon a paying basis if it be properly arranged and conducted, and if thought is given to its future business. The business should and must increase

as the population increases. A thorough canvass should be made to determine how many users of well water desire to use the water from the municipal plant. Mains should be installed, preference being given to the more thickly populated sections.

There are at present over 250 users of shallow well water who are situated on the streets having Brightwood water mains, and 229 houses within 1000 feet of the mains. As this section becomes thickly populated the majority of these must take from a better supply, and their recourse be water from the municipal plant.

The question of hydrants is a debatable one. There are at Fire present thirty-nine hydrants supplied by the Brightwood pumping Hydrants station which should be credited at \$45.00 per hydrant, as throughout This gave the station a credit of \$1,755.00. the city.

Aside from these hydrants there are six hydrants on city mains paralleling the Brightwood mains or within 200 feet of the Brightwood mains; and five hydrants on city mains in the old Brightwood corporation line within distances of from 400 to 1200 feet of Brightwood mains. If it be necessary that these fire hydrants be so closely spaced in this part of the city it would seem fair that the aforementioned hydrants be credited to the Brightwood plant, as they are all within the old corporate limits of Brightwood.

Giving the Brightwood system the credit for these hydrants would give a total of 50 hydrants, that would place the total hydrant credit at \$2,250.00.

The credit of fire hydrants, however, can only be placed fairly by increasing the present storage supply as mentioned on page 14, and while the fire service is seldom required, it is necessary that such a supply be obtainable when necessary.

The large map herewith attached shows all houses situated on Map of or near the Brightwood mains. We have made a thorough canvass Brightwood of this district and have shown everything on the map that has any bearing on the Brightwood water works.

The total number of houses are tabulated below:

Consumers using Brightwood water	400
Houses situated on streets having mains and using well water	
(79 within 200 ft. of mains)	250
Houses using well water situated within 1000 feet of mains	229
Houses having water connection turned off	20
New houses wanting water	4
Houses to be built 1907 wanting water	4
Houses using water and not paying	3
Number of fire hydrants on Brightwood mains	39
Number of hydrants on Ind. Water Co. mains, situated within	
old Brightwood corporation line	11

Following herewith is given the income for the year 1906, as given Present through the courtesy of Mr. Sherman, of the Department of Public Income Works. We find the total number of consumers checks very closely with our canvass of this district. This amount does not include the credit for free hydrants. A comparison of the total expenditures and total receipts shows that the Brightwood pumping station has made a better showing for the year 1906 than heretofore, and it will be possible with a slight readjustment of rates and extra vigilance regarding inspection to increase the total income. There are numerous double houses with two families taking water from one tap. If these are not paying for two houses this should be remedied. A flat rate of \$8.00 is charged for dwellings, but some large dwellings should undoubtedly bring a higher rate.

There are a few houses using water without payment. By a careful inspection of the above mentioned services and the obtaining of additional consumers the receipts of plant would be materially benefited and put on a paying basis.

Following is given appendix "A" giving receipts and expenditures for the year 1906.

Appendix B gives receipts for 1907 allowing for improvements; an increased consumption and slight readjustment.

Appendix C gives receipts similar to "B" except a water tower is included in improvements and the services of a night engineer dispensed with.

Appendix D gives receipts same as B. Improvements provides for a new installation of pumps and engines at station, also stand pipe. Engines to be operated by one engineer and helper. Fuel, coal oil or gasoline. Plant to be operated day time only.

TOTAL INCOME FOR WATER SUPPLY AT BRIGHTWOOD DURING 1906.

Service	No.	Rate. Gros	ss Income
Domestic	164	\$8.00	\$1,312.00
Domestic and sprinkling	179	9.00	1,611.00
Baths	16	3.00	48.00
Closets	11	3.00	33.00
Drug Stores	2	15.00	30.00
Barns	3	5.00	15.00
Barber shops	3	10.00	30.00
Saloons	7	12.00	84.00
Urinals	i	5.00	5.00
Fans	2	6.00	12.00
Meters	4	Same as Ind.	185.33
mooris	-	Water Co.	100.00
Sprinkling'	11	5.00	55.00
School House	1	Meter included	55.00
School House	1	above.	
Stores	2	5.00	10.00
Offices	$\frac{2}{2}$	5.00	10.00
	1		20.00
Green house	1	36.00	36.00
Hydrant		5.00	5.00
Faucets	16	1.00	16.00
Hot water heater	1	2.00	2.00
Coal yard	1	5.00	5.00
m - 4 - 1			80 504 00
Total			
Extra C., C., C. & St. L			
Extra from other sources			. 188.40
(Maka)			00 704 00
Total			
Credit for 39 fire hydrants		• • • • • • • • • • • • • • • • • • • •	. 1,755.00
Grand total			.\$5,459.83

\$4520 00

APPENDIX "A."

Expenditures and Receipts Year 1906.

Expenditures.

Salaries Fuel Maintenance Betterments	. 1600 . 500	0.0
Interest	\$4820 . 600	
Total	.\$5420	00
Receipts.		
Total Domestic & Industrial		
Total	.\$5459	83
Total Receipts Expenditure	.\$5459 . 5420	83 00
Surplus	.\$ 39	83

APPENDIX "B."

Expenditures and Receipts for year following 1906, allowing for improvements at Pump Station installing reservoir and installing mains for new consumers.

Expenditures.

-						4
- 1	m	nr	ro^{\prime}	rem	ıen	TS

Improvements		
Improvements at Pumping Station		
New Reservoir		
New Mains	. 2000	00
	\$5765	00
Receipts.		
Present Receipts	\$3704	83
Credit 3 new hydrants	. 135	0.0
" 39 old hydrants		
New consumers		
New Consumers	. 550	00
	\$5934	83
Increased by readjustment & vigilance of Inspector	\$ 75	00
	\$6009	83
Salaries	\$2220	0.0
Fuel		
Maintenance		
Interest		
Interest	000	00

14400 00

\$16400 00

Sinking Fund for New Improvements	
Total Receipts. \$6009 83 "Expense 5441 40 APPENDIX "C." Similar to Appendix B except that water tower is installed instead of reservoir and the services of night engineer dispensed with.	Sinking Fund for New Improvements \$ 576 50 Interest at 6% 345 90
## Expense	Total Expense\$5441 40
APPENDIX "C." Similar to Appendix B except that water tower is installed instead of reservoir and the services of night engineer dispensed with. Expenditures. Improvements at Pumping Station. \$1765 00 Water Tower. \$000 00 New Mains. \$2000 00 New Mains. \$2000 00 New Mains. \$2000 00 New Mains. \$11765 00 Salaries \$1500 00 Coal \$1200 00 Maintenance \$500 00 Maintenance \$500 00 Maintenance \$500 00 Interest \$600 00 New Mains \$1176 50 New Mains \$1176 50 New Maintenance \$1	Total Receipts \$6009 83 " Expense 5441 40
Similar to Appendix B except that water tower is installed instead of reservoir and the services of night engineer dispensed with. **Expenditures.** Improvements at Pumping Station	Surplus\$ 568 43
### Company of the services of night engineer dispensed with. ### Expenditures. ### Expenditures. ### Expenditures. ### Expenditures. ### Suppose the services of night engineer dispensed with. ### Expenditures. ### Suppose the services of night engineer dispensed with. ### Expenditures. ### Suppose the services of night engineer dispensed with. ### Expenditures. ### Suppose the services of night engineer dispensed with. ### Expense to the services of nigh	APPENDIX "C."
Water Tower 8000 00 New Mains 2000 00 Salaries 1500 00 Coal 1200 00 Maintenance 500 00 Interest 600 00 Sinking fund on improvments 1176 50 Interest 705 90 Ecceipts Total Receipts as given in Appendix B \$6009 83 " expense 5681 40 Surplus \$428 43 APPENDIX "D." Making entire new equipment for pumping with oil or gasoline. The plant run in this-manner can be operated by one man. As a helper it would be possible to pay some one regularly employed by the city with a slight allowance per year. This could be done by paying one of the city firemen located at the hose house, say \$150.00 per annum to help around the pump plant. These duties would be light and would not tax this man against his services as fireman.	of reservoir and the services of night engineer dispensed with.
Salaries	Water Tower
Sinking fund on improvments	Salaries 1500 00 Coal 1200 00 Maintenance 500 00 Interest 600 00
Receipts. Total Receipts as given in Appendix B. \$6009 83 Total receipts. 6009 83 " expense 5681 40 Surplus \$428 43 APPENDIX "D." Making entire new equipment for pumping with oil or gasoline. The plant run in this manner can be operated by one man. As a helper it would be possible to pay some one regularly employed by the city with a slight allowance per year. This could be done by paying one of the city firemen located at the hose house, say \$150.00 per annum to help around the pump plant. These duties would be light and would not tax this man against his services as fireman. Installation 2 20 HP. oil or gasoline engines. \$2000 00 2 Triplex pump capacity 10,000 gals. per hour 1200 00 2 deep well pump heads. 600 00 Installation and engineering, piping, etc. 600 00	Sinking fund on improvments. .1176 50 Interest .705 90
Total Receipts as given in Appendix B. \$6009 83 Total receipts. 6009 83 "expense 5681 40 Surplus \$428 43 APPENDIX "D." Making entire new equipment for pumping with oil or gasoline. The plant run in this manner can be operated by one man. As a helper it would be possible to pay some one regularly employed by the city with a slight allowance per year. This could be done by paying one of the city firemen located at the hose house, say \$150.00 per annum to help around the pump plant. These duties would be light and would not tax this man against his services as fireman. Installation 2 20 HP. oil or gasoline engines. \$2000 00 2 Triplex pump capacity 10,000 gals. per hour 1200 00 2 deep well pump heads. 600 00 Installation and engineering, piping, etc. 600 00	
APPENDIX "D." Making entire new equipment for pumping with oil or gasoline. The plant run in this manner can be operated by one man. As a helper it would be possible to pay some one regularly employed by the city with a slight allowance per year. This could be done by paying one of the city firemen located at the hose house, say \$150.00 per annum to help around the pump plant. These duties would be light and would not tax this man against his services as fireman. Installation 2 20 HP. oil or gasoline engines. \$2000 00 2 Triplex pump capacity 10,000 gals. per hour 1200 00 2 deep well pump heads. 600 00 Installation and engineering, piping, etc. 600 00	Total Receipts as given in Appendix B
Making entire new equipment for pumping with oil or gasoline. The plant run in this—manner can be operated by one man. As a helper it would be possible to pay some one regularly employed by the city with a slight allowance per year. This could be done by paying one of the city firemen located at the hose house, say \$150.00 per annum to help around the pump plant. These duties would be light and would not tax this man against his services as fireman. Installation 2 20 HP. oil or gasoline engines	Surplus\$428 43
The plant run in this manner can be operated by one man. As a helper it would be possible to pay some one regularly employed by the city with a slight allowance per year. This could be done by paying one of the city firemen located at the hose house, say \$150.00 per annum to help around the pump plant. These duties would be light and would not tax this man against his services as fireman. Installation 2 20 HP. oil or gasoline engines	APPENDIX "D."
2 Triplex pump capacity 10,000 gals. per hour 1200 00 2 deep well pump heads 600 00 Installation and engineering, piping, etc 600 00 \$4400 00	The plant run in this manner can be operated by one man. As a helper it would be possible to pay some one regularly employed by the city with a slight allowance per year. This could be done by paying one of the city firemen located at the hose house, say \$150.00 per annum to help around the pump plant. These duties would be light and would not tax this man against his services as fireman. Installation
200,000 gal. stand pipe	2 Triplex pump capacity 10,000 gals. per hour
	200,000 gal. stand pipe

Estimate of Operation.

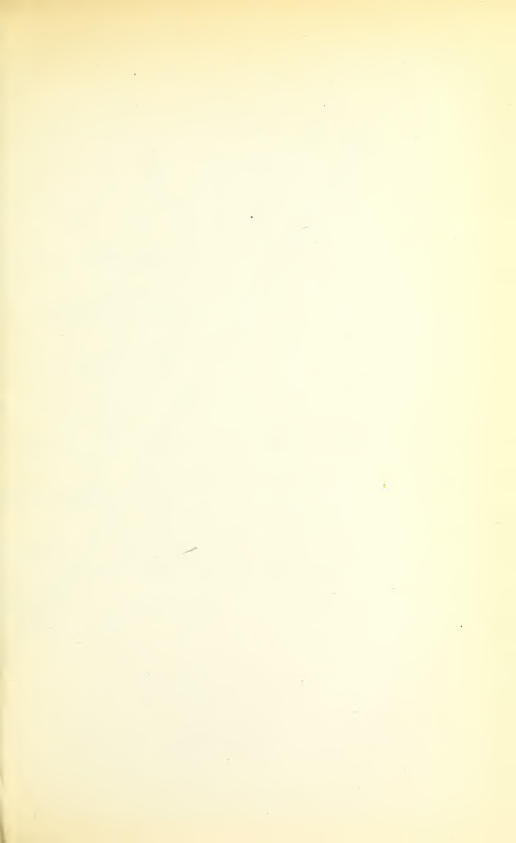
Salaries, 1 regular engineer\$ 1 helper						
Salaries Fuel	400	00 00 00				
Sinking fund on new work	984	00				
Total receipts on same basis as Appendix B & C	009	83				
Surplus						
The cost of different methods of improvements run very cl far as the yearly balance is concerned; but the attitude which is						

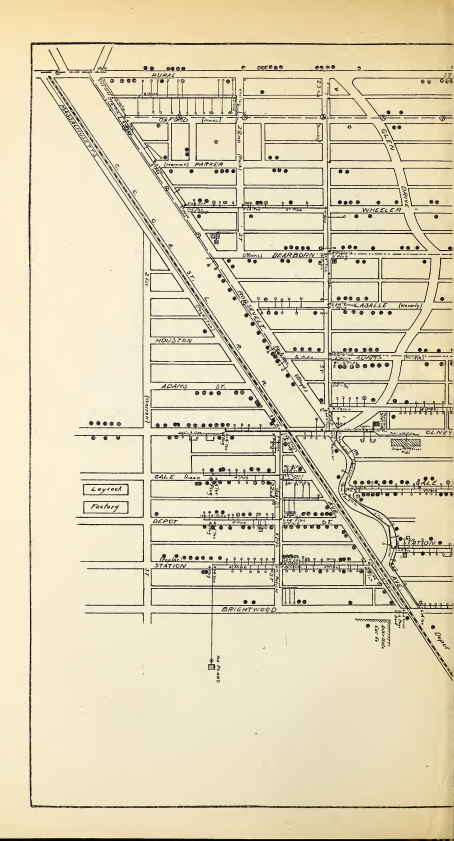
held toward this plant has some bearing upon the matter.

Respectfully submitted,

Brossmann & King.

Per Chas. Brossmann.





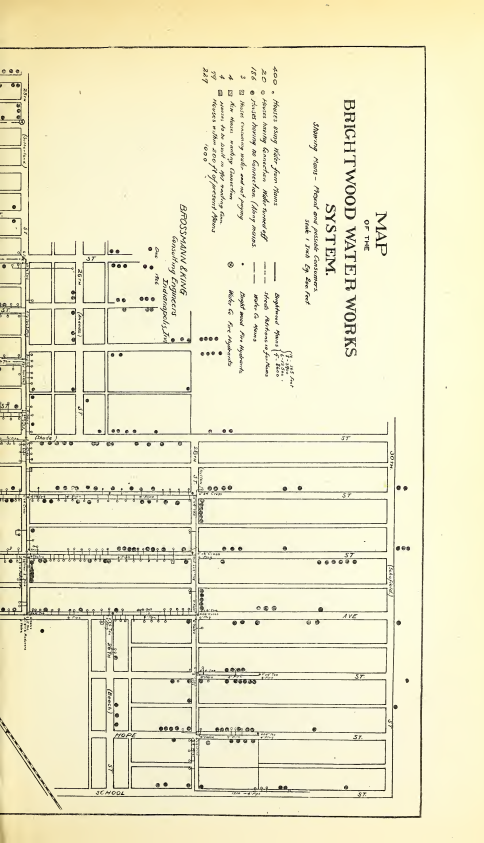




EXHIBIT "B."

REPORT ON BRIGHTWOOD WATER WORKS.

Dabney H. Maury, Consulting Engineer.

DABNEY H. MAURY, Consulting Engineer, ENGINEER PEORIA WATER WORKS Co.,

Peoria, Ill., Feb. 14, 1907.

Hon. Charles A. Bookwalter, Mayor, Indianapolis, Ind.

DEAR SIR: Having been requested by you to analyze a Report on the Brightwood Water Works, made on December 28th last, for the City of Indianapolis by Messrs. Brossmann and King, Consulting Engineers, and to give you my opinion of the conclusions of said Report, with especial reference to the advisability of the City's spending the money called for in Appendix "B" thereof, I beg to submit the following:

In addition to the Report above referred to, you have since furnished me a copy of an earlier Report on the Brightwood Water Works, dated June 10, 1904, addressed to the Board of Public Works, and apparently prepared by the Clerk of that Board as the result of an investigation conducted by Mr. Robert F. Emmett. A copy of the Emmett Report is attached hereto as Exhibit A.

In response to a letter from me, I have also received from Mr. Blaine H. Miller, City Civil Engineer, certain other data in regard to the Brightwood plant, my letter and his reply being attached hereto as Exhibits B and C respectively.

I am familiar with the plant of the Indianapolis Water Company, having recently spent several weeks in an investigation of its physical features for the Commission on Municipal Ownership and Operation, of the National Civic Federation of New York.

Referring next to the report of Messrs. Brossmann and King: —I am instructed by you, in preparing my opinion, to assume as correct the data of these Engineers as to tests, present condition of plant, and cost of proposed repairs and extensions. I take this occasion to say that the tabulated statements of results of tests, and the map giving information in regard to various physical features of the plant, show very careful and painstaking work on the part of these gentlemen.

I cannot, however, endorse the method by which they have arrived at the "Expenditure Curve" shown on page 9 of the Report. In platting this curve, the three highest years, 1903, 1904 and 1905, were omitted entirely, as not being "average years." It is manifest that all the high years should not be omitted from a curve which is designed to show, from past experience, what might be considered as normal figures for the future.

The figures given for individual years in Exhibits A and C are so different from those indicated by the points on the platted Expenditure Curve, that it is difficult to make a close estimate of the error due to the omission of the high years from that curve but as nearly as I can tell, the estimated yearly expenditures would be increased by about \$600.00 if these years had been taken into account, as they should have been.

While this is of itself an important omission, it is not nearly so important as another to which I shall now refer.

The authors of the Report have made all their estimates of future results without regard for the earning power of the money which may be said to be locked up in the plant. In other words, they have apparently given no consideration to the present value of the plant as a salable commodity, nor to the interest which the proceeds of its sale would net to the city.

There are a number of minor details in the estimates to which reference might be made, the net result of which would be to still further increase the estimates of expenditures; but as the point last mentioned overshadows all the others in importance, and is sufficient of itself to determine the whole question under consideration, what follows will be limited to the discussion of that point.

The only logical purchaser of the Brightwood Water Works as a going concern would be the Indianapolis Water Company. This Company, if it bought the plant, would naturally connect the Brightwood mains to its own distribution system, shut down the Brightwood pumping station, and supply the same water and fire protection to consumers in Brightwood which it now gives to its other consumers in Indianapolis, and at the same rates.

I am informed that the present rates in Brightwood are practically the same as the rates of the Water Company; so that the rates of consumers in Brightwood would not be affected by the change.

The water at present supplied by the Water Company is drawn in part from wells in the same deep stratum as the Brightwood Wells, the balance being filtered water from White River.; I should consider the filtered water at least as good as the well water.

The fire protection which would be afforded by the Water Company would be much more effective than that which could be furnished by the Brightwood plant even after it had been improved as contemplated in Appendix "B" of the Brossmann and King Report; so that, in so far as service is concerned, the consumer in Brightwood would gain, rather than lose, by the sale of the plant.

From the description of the plant as given in the Report of Messrs. Brossmann and King, its present physical value, based on the cost of reproduction at present prices for material and labor, less existing depreciation, should be in the neighborhood of \$30,000.

Its going value could only be determined after a calculation more intricate than the purpose and scope of this Report would justify; but let us assume for the sake of illustration that the going value amounts to \$15,000.00; so that the sum of the physical and going values of the plant may be said to be \$45,000.00.

The interest on \$45,000.00 at 3\%4\% would be \$1,687.50. The taxes which would be paid by the Water Company on the plant, figured at \$2.13 per \$100.00 on 60\% of the above physical value, (See Paragraph 7, Exhibit C) would amount to \$383.40 per annum, of which the city's share, at 88 cents per \$100.00, would be \$158.40.

In short, considering the above interest and taxes, and the various items which, as hereinbefore stated, would tend to increase the estimated annual expenditures for maintaining and operating the plant, the city would, from a purely financial standpoint, profit to the extent of at least \$2,000.00 per year if it could sell the plant at a fair price.

In view of all of the foregoing facts, I have no hesitation in recommending the sale of the Brightwood Water Works, provided the plant can be sold at an appraised valuation it being distinctly understood that the appraisers shall take into account the going value as well as the physical value of the plant.

I further recommend that the sale, if it be made at all, be made as soon as possible, so that the city may profit by the present very high price of cast iron pipe, and may also be saved any outlay for improvements at the Brightwood Pumping Station, the cost of which improvements the appraisers might not be willing to recognize in full, in view of the fact that, if the plant should be sold, the Station would at once be dismantled.

I am, Sir,

Respectfully yours

DABNEY H. MAURY.

EXHIBIT A.

Indianapolis, Ind., June 10, 1904.

M. A. Downing, Jacob Woessner, David Wallace, Board of Public Works.

GENTLEMEN: In accordance with your directions, I desire to submit a statement of the facts in connection with the investigation of the Brightwood Water Works.

This investigation has covered several months and has been conducted largely by Mr. Robert F. Emmett, who was designated by the Board to make a re-inspection of the plant and domestic and commercial service. Mr. Emmett has covered the field thoroughly and his report is found largely in tables made appendixes to this report.

The Brightwood Water Works was built by the town of Brightwood nine years ago at a cost of \$18,000. The money for its construction was obtained by an issue of bonds which became a part of the city debt by the annexation of Brightwood in 1897, and \$14,000 of this debt, which bears six per cent. interest, remains unpaid. The pumping station consists of 2 boilers 54" in diameter and 16 feet long, 2 Worthington pumps with daily capacity of 1,080,000 gallons, 1 D. A. Cook Deep Well pump, capacity 150,000 gallons per day; and 1 United States Deep Well pump, capacity 100,000 gallons per day; 1 Laidlaw-Dunn-Gordon boiler feeder and 1 Worthington boiler feeder. The boilers are in good serviceable condition, one of them having been put in within the past sixty days, and the other having been repaired. The pumps are doing good service, but are much worn and show a large proportion of deterioration. The plant consumes 2%, tons of coal per day. According to the report of Mr. E. N. Shimer, Chief Engineer, the service system has the following mains:

) I V I'	ce system has the ronowing mains.	
10	inch	feet
8	inch	feet
4	inch	feet
6	inch	feet
2	inch	feet
3/4	inch 1 970	feet

These mains are not much depreciated by their use, but are not deemed adequate for ample fire protection.

The inspection made by Mr. Emmett discloses that a great many services, domestic and commercial, have been enjoyed by residents of Brightwood without any compensation therefor. This report has been made upon all of these and it is the purpose, if the Board so directs, to place them on the books for arrearages and bill the same with the regular bills July 1. The inspector also found that contractors for buildings and many others had been continually using water from old

taps and from fire hydrants without any compensation to the city therefor. The receipts of the Brightwood Water Works for the year 1903 disclose the fact that \$7,029.68 was required to maintain this plant during that year, while the receipts from all sources were but \$2,189.58, a deficit of \$4,846.10, more than three times as much as any deficit has been since Brightwood was annexed to the city.

Appendix A shows the receipts for six years to have been \$10,264.92 less than the expenditures upon the plant. The receipts, however, did not include a credit item for the thirty-nine fire hydrants in the city which, at the rate of \$47.50 per each hydrant annually, would amount to \$11,115.00. Adding this to the receipts would show a nominal profit of \$850.00 during the six years that the city operated this plant. But the item of expenditures does not include the annual interest charged on \$14,000 of public debt, which was created when the water works was built and which was assumed by the city. In the six years this has amounted to \$5,040, and by adding this to the expenditures and deducting from the total all the receipts including the credit items for fire hydrants, the city has lost above any possible credit to the Brightwood Water Works \$5,066.48.

The credit for fire hydrants is to some extent an exaggeration, as it is the opinion of the Fire Chief Coots, that except for small fires, the service of the plant is entirely inadequate. The reservoir at the pumping station, according to the estimate of the Chief Engineer, is able to maintain two 1¼" streams for two and three-quarter hours. Any addition to the two streams would rapidly exhaust the plant and reduce the pressure to a point below value. It is the opinion of the Fire Chief that for any fire requiring service streams, the Brightwood Water Works would be of service but a short time. It is the opinion of both the Chief and Mr. Shimer that in order to bring the fire protection to a high point of efficiency, a reservoir not less than four times the size of the present one should be constructed. So that the credit for fire hydrants is in excess of the real service given by them in anything except the minimum.

Appendix B is a table showing the total number of services of all kinds within the property lines, the rate that has ben charged for each in the past and the corresponding rate for the same service charged all over the rest of Indianapolis by the Indianapolis Water Company. This shows that domestic is paying \$1,968.00 where the same would under the city rates bring \$2,465.00. The other items in the table do not differ largely from the regular city rates, except in the matter of special service. The city is now receiving \$180.00 for wholesale use of water by three concerns. It is estimated that all the concerns that use water in great quantities would, if placed upon meter rates, pay at least \$600.00 a year. The city is in addition getting \$150.00 for street sprinkling, which has not been an item in the receipts before. In all the 558 individual services of all kinds in Brightwood should pay now under the present rates \$2,499.50, while, under the city rates, they would pay \$3,488.20. In addition, vigilance on the part of the inspector and re-inspection of many places, would add approximately \$350.00 yearly for the use of water in building for other purposes. Continuing the credit of \$45.00 per annum for fire hydrants, gives the city a gross income of \$5,588.20. As against this, there is a pay roll estimated at \$2,340.00 annually and fuel bill estimated at \$2,511.20 (basing this item on a consumption of 2% tons daily at the average price of \$2.50) and a betterment charge of \$500.00 annually, making in all \$5,351.20 of expenses. Owing to the fact that the Brightwood Water Plant has practically run itself for several years, that connections have been made without proper charges having been made upon the books, that the inspection evidently has been neglectful and that the cost of maintenance has not been watched carefully, the plant is now in a condition where it would require considerable expenditure to put it in a complete state of efficiency and to make proper charges

for all the water that is used.

At present the restrictions in the use of water are few. schedule in force when this Board came into office was no different from the schedule of rules in force when the Town Board of Brightwood had charge of the plant. At that time the fuel bill for natural gas was \$35.00 per month. Now the fuel bill exceeds \$200.00 per month. At that time there was no requirement that licensed plumbers make connections with taps to the mains, nor was there any restriction upon domestic use in the way of self-closing faucets or other economical devices. One of the most marked illustrations of the waste of water has been at the school building where sixteen faucets were permitted to run all day in order that water might be kept from being heated by steam pipes which ran parallel with the water service pipes. What was true in this school building was true of most of the domestic services in the town. The inspection made by Mr. Emmett shows that gross license has been enjoyed in the use of water, and that many have been paying \$6.00 a year for domestic when they should have been paying a much larger amount even under the existing rates. These individual cases can be explained to the Board by Mr. Emmett who is thoroughly familiar with them.

Service connections with the mains have under the rules now in existence been made by the city, and for these connections a tap fee of \$8.00 was charged. This permitted any one to make a connection and the city had no means to require the replacing of the streets in proper condition. It is suggested that the rules that govern over the rest of Indianapolis, that connections must be made by a licensed plumber under bond, should be adopted for the Brightwood Water Works. Under this system the plumber is required to take out a permit from the City Engineer's office to open the street to make the connection to the mains, and for this a fee of \$1.50 is charged. Being under bond the city can always locate the responsibility for failure to restore a The receipts from tap fees, however, in the course of a year is

not an important item.

During the past six months the Board has been called upon to spend \$1,525.38 in betterments upon the pumping station. This included a new boiler and repairs to the old one. The condition of the pumping machinery is such that repairs may be expected at any time in the future, the cost of which will be uncertain. The experience since this Board has been in office with feul has been to reduce the expense in this direction about \$50.00 per month. It is probable that a new well will be necessary should the Board decide to increase the reservoir capacity. All these things will take money. The most liberal estimate as to the receipts does not indicate that the business of the plant itself will provide this money, nor will that business provide enough even to take care of the interest on the water works, but much less to even start a sinking fund to extinguish this debt as it falls due.

An increase to the present city rates would equalize the consumers of the Brightwood plant with the rates of Indianapolis. It would as to domestic service make considerable increase, and it is possible that by careful inspection, by vigilance and by extensions, the Board could increase the income to a point where with the credit for fire hydrants, the plant would be practically self-sustaining, but there appears no hope of the plant ever reaching an efficiency in earning capacity to provide for the bonded debt.

In submitting this report to the Board, I wish to commend the zeal and efficiency of your inspector, Mr. Emmett, and your Chief Engineer, Mr. Shimer, who have collected all the facts in detail concerning this

plant. Respectfully,

Clerk.

APPENDIX "A."

Year. 1898 1899 1900 1901 1902 1903	Receipts. \$1,118 02 1,325 78 1,914 40 2,059 38 2,580 32 2,183 58	Expenditures \$2,345 59 2,713 02 2,911 24 3,000 00 3,446 87 7,029 68	s. Deficit. \$1,227 57 1,387 24 996 84 940 62 866 55 4,846 10	Interest. \$1,080 00 1,080 00 1,080 00 840 00 840 00 840 00	Hydrant Credit.		
Totals	\$11,181 48	\$21,446 40	\$10,264 92	\$5,760 00	\$11,115 00		
Receipts from all sources for six years. \$22,296 48 Expenditures of all kinds. 27,206 40							
Defici	t for six y	ears			. \$4,909 92		

Note.—The record of expenditures out of funds other than the Brightwood Water Works not investigated. The credits for fire hydrants is for thirty-nine hydrants at an average rental during the last six years of \$47.50, the average paid by the city for other fire hydrants.

APPENDIX "B."

S	ervice.	Br'twood	Gross.	City	Gross.
		Rate.		Rate.	
Domestic, house tap	328	\$ 6 00	\$1,968 00	\$ 5 00	\$1,640 00
Sprinkling, yard tap.	165			5 00	825 00
Baths	18	1 50	27 00	3 00	54 00
Closets	9	3 00	27 00	3 00	27 00
Lavatories	15	1 50	22 50		
Drug stores	2	12 00	24 00	10 00	20 00
Barns	$\overline{4}$.	1 00	4 00	5 00	20 00
Barber shops	$\overline{4}$	6 00	24 00	10 00	40 00
Saloons	$\hat{5}$	8 00	40 00	12 00	60 00
Urinals	1	3 00	3 00	3 00	3 00
Fans	3 .	10 00	30 00	16 40	49 20
Special	3		180 00	Meter.	600 00
Street sprinkling	1		150 00		150 00
Street sprinming					
	558 -		\$2,499 50		\$3,488 20
Approximate increase	by re-i	inspection	and vigila	nce	. 350 00
Credit for thirty-nine					
		7			
Gross anticipa	ted in	come			.\$5,588 20

APPENDIX "C."

Salaries \$2,340 00 Fuel 2,511 20							
Maintenance 500 00 Betterments 500 00)						
Total anticipated expense							

APPENDIX "B."

Brightwood Water Works Bonded Debt.

Issued Feb.	15,	1895,	payable	Feb.	15,	1905,	interest 6	per	cent.	\$4,000	00
Issued Feb.	15,	1895,	payable	Feb.	15,	1910,	interest 6	per	cent.	5,000	00
Issued Feb.	15,	1895,	payable	Feb.	15,	1915,	interest 6	per	cent.	5,000	0.0
											—

Total\$14,000 00

EXHIBIT B.

PEORIA, ILL., Feb. 8, 1907.

Hon. Charles A. Bookwalter, Mayor, Indianapolis, Ind.

Dear Sir: Your favor of 29th ult. asking me to analyze for you a report recently made on the Brightwood Water Works Plant by Messrs. Brossmann and King, Consulting Engineers, reached me, as you know, just as I was starting East on a business trip from which I returned only yesterday. I have since received from you a copy of a report to the Board of Public Works, dated June 10, 1904, based on data obtained by Mr. Robert F. Emmett, and accompanied by a table of the then existing and contemplated receipts and expenditures.

My unavoidable absence from my office has prevented my giving these matters earlier attention; but I now write to ask you for some farther information necessary to a fuller understanding of the situation, in order that I may complete my report to you.

The points on which I should like to be enlightened are the follow-

- What has been the fair market price of Indiana nut and slack coal per ton, delivered at Brightwood Pumping Station, during each of the past 10 years, including 1907? If no coal of this class has been bought in any of these years for the plant, then kindly quote approximate market price F.O.B. cars on nearest siding, plus a fair allowance for hauling to plant and unloading.
- What have been the amounts paid for salaries and labor and materials in connection with the maintenance, repairs, and operation of the works in each of the years above mentioned? Particularly in 1903, 1904, and 1905, omitted in the report sent to me?

What is the average elevation in Brightwood above the center of the City of Indianapolis, say, at Monument Circle?

- Is, or is not, the water taken from the Brightwood wells similar in character to that portion of the water which is supplied from wells by the Indianapolis Water Company? (I understand that the wells in both instances have a depth of over 300 feet.) And does or does not water from all of these wells contain some iron? Kindly send me an analysis of Brightwood water if there be one available.
- How do the rates now in force in Brightwood compare with those charged by the Indianapolis Water Co. for similar service?
 - (6) At what rate can the City of Indianapolis borrow money?
- (7) What is the tax rate in Indianapolis, and how is the assessment made up, with special reference to the physical value of property owned by corporations? That is to say, supposing the actual physical value of a plant, based on cost of duplication less depreciation, to be,

for example, \$100,000, on what per cent. of this actual value would the annual tax rate ordinarily be levied, and what would this tax rate be?

- (8) The vital question of whether or not it would pay the city to continue to operate the Brightwood plant cannot be satisfactorily answered without some knowledge as to the amount for which the plant could probably be sold. It is therefore important to know, if possible, whether the Indianapolis Water Company wishes to purchase the Brightwood plant from the city, and if so, whether that Company would probably be willing to pay it on the basis of an appraisal of the physical and going values of the plant.
- (9) If the Indianapolis Water Company is not to be considered as a possible purchaser, is there any other party to whom the plant might be sold as a going concern with a view to its continued operation?
- (10) In addition to the above information I should like to have two copies of the latest pocket maps of Indianapolis, which can be purchased, I presume, for 25 cents each at any local stationer's. On these maps I should be glad if you will kindly have marked for me the limits of the territory supplied, or that can be supplied, by the Brightwood Water Works plant.
- As I am already familiar with the physical features of the plant of the Indianapolis Water Co., having investigated that plant for the National Civic Federation last summer, I think that if you will kindly send me the information asked for above, it would not be necessary for me to visit the Brightwood plant in order to render you a report on the points in question.

Thanking you in advance for the desired information, I am, Sir, Very truly yours,

[Signed] DABNEY H. MAURY.

EXHIBIT C.

Indianapolis, February 12, 1907.

Mr. Dabney H. Maury, Consulting Engineer, Peoria, Illinois:

DEAR SIR: Mayor Bookwalter has referred your favor of February 8th to me for answer, and I beg to report as follows:

- (1) The price of Indiana Nut Coal screened is at present \$1.70 to \$1.90 per ton in car load lots F.O.B. Indianapolis. The price on this coal has been from five to fifteen cents per ton less during the last seven or eight years. Indiana slack is now selling for from \$1.00 to \$1.20 per ton in car load lots F.O.B. cars Indianapolis. This coal has not varied greatly in price in the last seven or eight years. A fair price for hauling and unloading is 30 cents per ton.
- (2) Th following table will give you the expenditures and receipts from 1898 to 1906 inclusive:

EXPENI	DITUR	ES.		RECEI	PT
1898	\$2,345	59		\$1 ,118	02
1899	3,468	03	,	1,325	78
1900	2,911	24		1,914	90
1901	3,000	.00		2,059	38
1902	3,446	87		2,580	32
1903	7,029	68		2,183	58
1904	6,447	86		2,639	60
1905	5,641	00		3,205	46
1906	4,313	88		4,313	88

I would call your attention at this time to a credit which should be given to the Brightwood Water Works on account of 39 fire hydrants at an average price of \$47.50 per hydrant, the average price paid by the city to the Indianapolis Water Company for other fire hydrants.

The average elevation of Brightwood is about 70 feet above

the elevation at the Monument Circle.

Regarding the analysis of the water furnished by the Brightwood Water Works, I am unable to furnish you with same at this time but will have an analysis made at once. I understand that there is a great deal more iron in the Brightwood water than in that of the Indianapolis Water Company, and that this has caused some corroding of the pumps and other machinery at the Brightwood Water Works.

The rates now in force in Brightwood are about the same as

those of the Indianapolis Water Company for similar service.

As to the rate at which the city can borrow money, I would (6) state that their 31/2% bonds are now selling at a premium and that on short time loans they could probably borrow at a rate of somewhere

between $3\frac{1}{2}\%$ and 4%.

The tax rate in this city is \$2.13 per \$100.00 of assessed valuation, of which the city receives 88 cents. The assessed valuation is 60% of the actual value of the property. For example: Supposing the actual physical value of the plant, based on cost of duplication less depreciation, to be \$100,000, the assessed valuation would be \$60,000, and the tax rate \$2.13 per \$100 on this amount.

There are no figures which I could give you in regard to the price for which the Brightwood Water Works could be sold. I understand that some years ago the Indianapolis Water Company came before the Board of Works and offered to buy the plant but no figures were mentioned at that time. I believe in the event of any sale the city would require the Water Company, or any one else, to pay for the plant on the basis of an appraised, not an assessed value.

I do not know of any other parties besides the Indianapolis

Water Company to whom this plant might be sold.

(10) I am sending you herewith the maps for which you asked, on which I have marked the limits of the territory supplied, and that can be supplied by the Brightwood Water Works plant.

Any further information you may desire will be gladly furnished.

Very truly yours,

(Signed) BLAINE H. MILLER, City Civil Engineer.

REPORTS FROM CITY OFFICERS.

From the City Controller:

DEPARTMENT OF FINANCE. CITY OF INDIANAPOLIS. Indianapolis, Ind., April 1, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I herewith submit communication from the Memorial Day Committee, requesting the usual appropriation of \$200 for expenses of May 30th exercises. I submit herewith an ordinance appropriating the amount asked for and recommend that it be passed.

> Respectfully submitted, GEO. T. BREUNIG, City Controller.

To the Honorable Common Council of the City of Indianapolis:

The undersigned Committee representing the general committee making arrangements for Memorial Day exercises on the 30th day of May, 1907, by the Grand Army of the Republic, would respectfully request an appropriation by your Honorable body of the sum of Two Hundred Dollars to be used in defraying the expenses of that occasion, under the supervision of the City Comptroller according to the custom of previous years, in regard to said matter.

Very respectfully,
W. W. DAUGHERTY for
himself and others for the Com.
Sub-Committee for the Memorial Committee
Grand Army of the Republic.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., April 1, 1907.

To the President and Members of the Common Council:

Gentlemen: I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached switch ordinance, granting to Harry W. Fuehring the right to lay and maintain a sidetrack or switch from the freight running track of the Pennsylvania Railroad across the first alley east of Oriental Street and Oriental Street, north of Southeastern Avenue.

Yours truly,

Board of Public Works, Per F. J. Noll, Jr., Clerk.

REPORT FROM STANDING COMMITTEE.

From the Finance Committee:

Indianapolis, Ind., April 1, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen: Your Finance Committee to which was referred, Appropriation Ordinance No. 3, entitled; "An ordinance appropriating an additional sum of \$22,000.00 to the Board of Public Works of the City of Indianapolis, to be expended for the construction of a City Hall Building, containing offices for the several departments of the City Government and an auditorium suitable for public meetings of the citizens of said city" begs leave to report that it has had said ordinance under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE. W. O. BANGS. JAS. F. SULLIVAN. ALBERT E. COTTEY. Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Finance Committee:

Indianapolis, Ind., April 1, 1907.

To the President and Members of the Common Counci of the City of Indianapolis.

Gentlemen: Your Finance Committee to which was referred Appropriation Ordinance No. 4 entitled; "An ordinance appropriating the sum of One Thousand Dollars to and for the use of the department of Pubic Works and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully,

HARRY E. ROYSE. W. O. BANGS. JAS. F. SULLIVAN. ALBERT E. COTTEY. W. A. RHODES. JACOB H. HILKENE.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Finance Committee:

Indianapolis, Ind., April 1, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen: Your Finance Committee to which was referred Appropriation Ordinance No. 6, entitled: "An ordinance appropriating the sum of Three Thousand Dollars to and for the use of the Department of Public Works and fixing a time when the same shall take effect" begs leave to recommend that said ordinance be amended by striking out of the title of said ordinance the words "Three" and inserting in lieu thereof the word "two" and also by striking out of line 2 in Section 1 of said ordinance the words and figures "Three Thousand (\$3,000) and inserting in lieu thereof the words and figures "Two Thousand (\$2,000)."

Your committee recommends that after being so amended said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE. W. O. BANGS. JAS. F. SULLIVAN. ALBERT E. COTTEY. W. A. RHODES. JACOB H. HILKENE. Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Finance Committee:

Indianapolis, Ind., April 1, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen: Your Finance Committee to which was referred Appropriation Ordinance No. 7 entitled, "An ordinance appropriating the sum of Five Hundred Dollars to and for the use of the Department of Public Works and fixing a time when the same shall take effect" begs leave to recommend that said ordinance be amended by striking out of the title thereof the word "Five" and inserting in lieu thereof the word "Four" and by striking out of line 2 in Section 1 of said ordinance the words and figures "Five Hundred (\$500.00) and inserting in lieu thereof the words and figures "Four Hundred (\$400.00)" and when so amended your committee recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE. W. O. BANGS. JAS. F. SULLIVAN. ALBERT E. COTTEY. W. A. RHODES. JACOB H. HILKENE.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on Judiciary:

Indianapolis, Ind., April 1, 1907.

To the President and Members of the Common Council.

Gentlemen: Your committee on Judiciary to whom was referred general ordinance No. 132, 1906, entitled, "An ordinance for the licensing, taxing and regulating of branch stores and other concerns established in the City for temporary business only, etc., have had same under consideration and would recommend that section 2 of said ordinance be amended to read as follows:

The fee for such license shall be twenty-five dollars per day for the first ten days or any part thereof, for which application is made and ten dollars per day for each day after said ten days. Such license shall be procured from the City Controller and state the name, address and place of business, kind of business intended to be conducted, and the length of time for which any such person, firm or corporation desires to do such temporary business. And when said ordinance is so amended would recommend that same do pass.

ALBERT E. COTTEY. W. A. RHODES. FAY WRIGHT.

Mr. Cottey moved that the report of the committee be concurred in. Carried.

From the Committee on Judiciary:

Indianapolis, Ind., April 1, 1907.

To the President and Members of the Common Council.

GENTLEMEN: Your committee on Judiciary to whom was referred general ordinance No. 133, 1906, entitled, "An ordinance requiring auctioneers, pedlars and certain classes of public showmen to pay a license to the City of Indianapolis, have had same under consideration and would recommend that all that part of section 4 be stricken out beginning at the word "license" in line 13 of said section and continuing to the word "by" in line fifteen of said section and the following words inserted therefor: .

For the first week or any part thereof, for which application is made and fifty dollars per week for each week after said first week. Upon the payment of said sum of one hundred and fifty dollars for the first week and the sum of fifty dollars for each week thereafter, and when said ordinance is so amended would recommend that same

do pass.

W. A. RHODES. ALBERT E. COTTEY. FAY WRIGHT.

Mr. Cottey moved that the report of the committee be concurred in. Carried.

From the Committee on Ordinances:

Indianapolis, Ind., April 1, 1907.

To the President and Members of the Common Council:

Gentlemen: We your committee on Ordinance to whom was referred Special Ordinance No. 2, 1907, being an ordinance annexing certain territory to the City of Indianapolis, beg leave to report, that we have said ordinance under consideration and would recommend that same do not pass.

> Respectfully submitted, W. O. BANGS. JOHN F. WOOD. J. L. DONAVON.

Mr. Bangs moved that the report of the committee be concurred in. Carried.

From the Committee on Ordinances:

Indianapolis, Ind., April 1, 1907.

To the President and Members of the Common Council:

Gentlemen: We your committee on Ordinance to whom was referred Special Ordiance No. 3, 1907, being an ordinance annexing certain territory to the City of Indianapolis, beg leave to report, that we have said ordinance under consideration and would recommend that same do not pass.

Respectfully submitted,

W. O. BANGS. John F. Wood. John L. Donavon.

Mr. Bangs moved that the report of the committee be concurred in.

Mr. Portteus called for the aye and noe vote, resulting as follows:

Ayes, 13, viz.: Messrs. Brown, Cottey, Wood, Davis, Smither, Bangs, Stickelman, Hartmann, Royse, Donavon, Hofmann, Henry and President Frederick W. Eppert.

Noes, 7, viz.: Messrs, Neukom, Rhodes, Uhl, Portteus, Sullivan, Hilkene and Wright.

From the Committee on Public Property and Improvement:

Indianapolis, Ind., April 1, 1907.

To the President and Members of the Common Council:

Gentlemen: We your Committee on Public Property and Improvement to whom was referred General Ordinance 26, 1907, entitled, an ordinance approving a certain contract granting National Dry Kiln Co. the right to lay and maintain a sidetrack or switch across Leota street south of C. H. & D. R. R. according to blue print attached in the City of Indianapolis, Indiana, beg leave to report that we have had same under consideration and would recommend that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE.
B. A. BROWN.
J. L. DONAVON.

Mr. Brown moved that the report of the committee be concurred in. Carried.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By the City Controller:

Appropriation Ordinance No. 8—1907: An ordinance appropriating \$200 to the Department of Finance to defray expenses of Memorial Day services, and fixing a time when the same shall take effect.

Section I. Be it ordained by the Common Council of the city of Indianapolis, Indiana, That the sum of two hundred (\$200) dollars be, and the same is hereby, appropriated to and for the use of the Department of Finance for the purpose of defraying the expenses incidental to the proper observance of Memorial Day, May 30th, 1907, and the City Controller is hereby authorized to draw warrants for the whole or any part of said sum.

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 28—1907: An ordinance approving a certain contract granting Harry W. Fuehring the right to lay and maintain a switch or sidetrack from the freight running track of the Pennsylvania Railroad across the first alley east of Oriental street and Oriental street, north of Southeastern ave. according to blue print attached, in the City of Indianapolis, Indiana.

WHEREAS, heretofore, to-wit: On the 29th day of March, 1907, Harry W. Fuehring filed his petition before the Board of Public Works of the City of Indianapolis, Indiana, as follows:

INDIANAPOLIS, IND., March 29, 1907.

To the Board of Public Works, Indianapolis, Indiana:

Gentlemen: The undersigned, Harry W. Fuehring, of Indianapolis, Indiana, respectfully petitions your Honorable Board, asking permission to abandon the switch or side-track across Oriental street designated "C" and "D" on the drawing attached hereto filed herewith and made a part of this petition and for certainty marked "Exhibit A," and your petitioner asks permission to construct and maintain a switch or side-track, at the same time said above named switch or side-track is abandoned, from the freight running track of the Pennsylvania Railroad across the first alley east of Oriental street, and across Oriental street, north of Southeastern avenue, in the City of Indianapolis; said switch or side-track to be constructed and maintained across the above named alley and street, as shown by the drawing attached hereto and marked "Exhibit A."

Your petitioner prays that the privileges and authorities herein requested shall be granted upon such terms and conditions as may hereafter be agreed upon by contract.

HARRY W. FUEHRING.

Now, therefore, This agreement made and entered into this 1st day of April, 1907, by and between Harry W. Fuehring, of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of the second part, witnesseth:

That the party of the first part being desirous of securing the right-of-way for a switch or side-track across the first alley east of Oriental street and Oriental street in the City of Indianapolis, which is more specifically described in the petition of the said first party hereto attached and made a part of this contract, hereby covenants and agrees and fully binds itself, its successors, legal representatives and assigns, that in consideration of the grant and privileges and authority herein given, it will lay, construct and maintain said switch or side-track upon terms and conditions herein set forth, to-wit:

- 1. It shall be laid, improved and kept in repair so as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of Indianapolis.
- 2. Said switch or side-track shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval. Said switch or side-track shall be raised or lowered to conform to any grade which may, from time to time be hereafter established whenever so ordered in writing by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the elevation or depression of said switch or side-track.
- 3. The crossings where said switch or side-track intersects the first alley east of Oriental street and Oriental street shall, at all times, be kept improved and in repair and free from obstructions or defects of any kind. No car or cars shall be permitted to obstruct such crossings or to be thereon except for such time as may be absolutely necessary in moving them back and forth and they shall be at no time stopped or detained thereon in such manner as to obstruct public travel.
- 4. Said party of the first part agrees, upon the written order of said Board, made for any good cause affecting the interest of the city or the public welfare, to take up and remove said switch or side-track,

and upon said parties failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done and the party of the first part hereby releases all claims for damages whatsoever that may arise by reason of such removal, and in removing said track or causing the same to be done said Board shall in no wise become a trespasser.

- 5. The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said switch or side-track shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said party of the first part to promptly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall do or cause the same to be done at the expense of the said party of the first part, and for which expense and cost the said party of the first part shall be liable.
- 6. The said party of the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said switch or side-track and to pay any judgments with cost, that may on that account be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred by said city in defending against any such claims.
- 7. Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given by this contract: Provided, however, That the same may be terminated by said Board, as hereinbefore set forth.

Said party of the second part by virtue of the provisions of an act of the General Assembly of the State of Indiana, entitled, "An act concerning municipal corporations," approved March 6, 1905, and in consideration of the things hereinbefore set forth and upon the terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional switch or side-track across the first alley east of Oriental street and Oriental street in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A."

In Witness Whereof, We have hereunto set our hands this first day of April, 1907.

Witness:

HARRY W. FUEHRING, Party of first part.

CITY OF INDIANAPOLIS,
By Joseph T. Elliott.
P. C. Trusler.
F. J. Mack
Board of Public Works,
Party of the second part.

AND, WHEREAS, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis for its consideration and action; now, therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that such contract above set forth be, and the same is hereby, in all things confirmed and approved.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Railroads.

By Mr. Brown:

General Ordinance No. 29-1907: An ordinance prohibiting the removal, breaking or destruction of any seal placed upon any well by order of the Department of Public Health and Charities of the City of Indianapolis, Indiana, and providing a penalty for the violation thereof.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana: That it shall be unlawful for anyone to remove, break or destroy any seal placed upon any well within the limits of the City of Indianapolis, Indiana, by order of the Department of Public Health and Charities, without first obtaining a permit so to do, duly signed by the Secretary of said department.

Sec. 2. Any person violating the provisions of this ordinance shall, upon conviction, be fined in any sum not exceeding \$100.00, to which may be added imprisonment not exceeding 30 days.

SEC. 3. This ordinance shall be in full force and effect from and after its passage and publication according to law.

[January 23, 1907.]

Which was read a first time and referred to the Committee on Public Health.

By Mr. Brown:

General Ordinance No. 30-1907: An ordinance to prevent casualties by fire and to insure better protection of life and buildings from the escape of gas in case of fire in buildings in the City of Indianapolis.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, that it shall be unlawful for any person, firm, corporation or association to install artificial gas for lighting, heating or domestic purposes in any building within the corporate limits of the City of Indianapolis without each and every meter opening at the intake with an automatic fuse valve so that in case of fire the same will close and stop the flow of gas into such building.

Sec. 2. It shall be unlawful for any person or persons, firm or corporation to use or permit to be used in any building by him, her, them or it owned any artificial gas for lighting, heating or domestic purposes without first providing and installing a proper antomatic fuse valve as provided in section one of this ordinance.

- SEC. 3. It shall be unlawful for any person, firm or corporation owning any building in the City of Indianapolis already erected to use therein any artificial gas for light, heat or domestic purposes after a notice of ninety days has been given such person or persons by the Building Inspector or one of his assistants unless such building be equipped with such automatic fuse valve as provided in section one of this ordinance.
- SEC. 4. In any case where the owner or owners of any building where gas is used or to be used, in the City of Indianapolis is a non-resident of said city or the residence be unknown then the notice provided for above may be served on the person or persons occupying such building or on the person receiving or collecting the rents and such notice when so served shall be binding on the owner of such building to the same extent as if personally served.
- SEC. 5. All notices authorized or required to be served in pursuance of this ordinance shall be served by the Building Inspector or any assistant or by anyone he may delegate to make such service and such notice shall be sufficient when it specifies the building with the number of the lot on which the same is located and the certificate of the Building Inspector or his assistant or the affidavit of the person employed by the Building Inspector to serve such notice endorsed on a copy of the notice served shall be a compliance with the provision herein contained for notice, service thereof and proof of such service.
- Sec. 6. Any person, firm, corporation or association violating any of the provisions of this ordinance shall, upon conviction be fined in any sum not less than ten dollars nor more than one hundred dollars and each day that any such owner shall allow, suffer or permit any building so owned by him or them to be occupied and artificial gas to be used therein except upon compliance with the provisions of this ordinance shall constitute a separate offense.

Which was read a first time and referred to the Committee on Public Property and Improvement.

By Mr. Stickelman:

General Ordinance No. 31—1907: An ordinance amending Section 1 of General Ordinance No. 119, 1906, and fixing the time for its taking effect.

Be it Ordained by the Common Council of the City of Indianapolis: Section I. That Section One (1) of an ordinance regulating the location, erection and maintenance, or the establishment and maintenance, of skating-rinks for roller skating, hereafter erected or established in the City of Indianapolis, fixing a penalty for the violation thereof, and fixing a time when the same shall take effect, adopted October 15, 1906, and known as General Ordinance No. 119—1906, be and the same is hereby amended so as to read as follows:

"Section I. Be it ordained by the Common Council of the City of Indianapolis, That it shall hereafter be unlawful for any person, partnersrip or corporation to locate, build, erect and maintain, or to establish and maintain, any skating-rink for roller skating within the City of Indianapolis within one hundred (100) feet of any dwelling

house used for residence purposes, situate in the same block or square, unless the consent of the owner of each and every such dwelling house shall have first been procured therefor.

Sec. 2. This Ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Morals.

ORDINANCES ON SECOND READING.

Mr. Royse called for Appropriation Ordinance No. 3, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 3, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 3, 1907, was read a third time and passed by the following vote:

Ayes, 15, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Bangs, Stickelman, Royse, Donavon, Sullivan, Hofmann, Wright, Henry and President Frederick W. Eppert.

Noes, 5, viz.: Messrs. Rhodes, Uhl, Hartmann, Portteus, and Hilkene.

Mr. Royse called for Appropriation Ordinance No. 4, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 4, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 4, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 6, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 6, 1907, be amended as recommended by the committee. Carried.

Mr. Royse moved that Appropriation Ordinance No. 6, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 6, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 7, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 7, 1907, be amended as recommended by the committee. Carried.

Mr. Royse moved that Appropriation Ordinance No. 7, 1907, be ordered engrossed, as amended,, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 7, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Cottey called for General Ordinance No. 132, 1906, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 132, 1906, be amended as recommended by the committee. Carried.

Mr. Cottey moved that General Ordinance No. 132, 1906, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 132, 1906, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Dayis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Cottey called for General Ordinance No. 133, 1906, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 133, 1906, be amended as recommended by the committee. Carried.

Mr. Cottey moved that General Ordinance No. 133, 1906, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 133, 1906, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Bangs called for Special Ordinance No. 2, 1907, for second reading. It was read a second time.

Mr. Bangs moved that Special Ordinance No. 2, 1907, be stricken from the files. Carried.

Mr. Bangs called for Special Ordinance No. 3, 1907, for second reading. It was read a second time.

Mr. Bangs moved that Special Ordinance No. 3, 1907, be stricken from the files.

Mr. Portteus called for the aye and noe vote.

The roll was called and Special Ordinance No. 3, 1907, was stricken from the files by the following vote:

Ayes, 11, viz.: Messrs. Cottey, Davis, Smither, Bangs, Stickelman, Royse, Donavon, Hofmann, Wright, Henry and President Frederick W. Eppert.

Noes, 8, viz.: Messrs. Brown, Neukom, Rhodes, Uhl, Hartmann, Portteus, Sullivan and Hilkene.

Mr. Brown called for General Ordinance No. 26, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 26, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 26, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

On motion of Mr. Uhl, the Common Council, at 9:10 o'clock p. m. adjourned.

President.

ATTEST:

City Clerk.

TRACES (SHOP COUNCIL) 24

REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind., Monday, April 15, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, April 15, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 18 members, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene and Wright.

Absent, 2, viz: Messrs Hamlet and Henry.

By Mr. Rhodes.

I move that the reading of the Journal be dispensed with, and that that part of the Journal relative to the Brightwood Water Works be corrected as follows:

Mr. Brown moved that the Mayor's letter and all documents concerning the Brightwood Water Works be referred to the Special Committee on soid water works. Committee on soid water works.

mittee on said water works. Carried.

Mr. Rhodes moved that the Clerk be instructed to have 1,000 copies of the Mayor's letter, together with the reports of the engineers on the Brightwood Water Works, printed for distribution.

Which motion carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., April 2, 1907.

To the President and Members of the Common Council:

Gentlemen: I return herewith with my approval of the following ordinances:

Appropriation Ordinance No. 3, 1907, being "An ordinance appropriating an additional sum of \$22,000.00 to the Board of Public Works of the city of Indianapolis, to be expended for the construction of a city hall building, containing offices for the several departments of the city government and an auditorium suitable for public meetings of the citizens of said city."

Appropriation Ordinance No. 4, 1907, being "An ordinance appropriating the sum of \$1,000 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 6, 1907, being "An ordinance appropriating the sum of \$2,000 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 7, 1907, being "An ordinance appropriating the sum of \$400 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

General Ordinance No. 26, 1907, being "An ordinance approving a certain contract granting the National Dry Kiln Company the right to lay and maintain a side-track or switch across Leota street, south of C., H. & D. railroad, according to blue print attached, in the city of Indianapolis, Indiana."

I have the honor to remain,

Very truly yours,

C. A. Bookwalter,

Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., April 15, 1907.

To the President and Members of the Common Council:

Gentlemen: I return herewith with my approval the following ordinances:

General Ordinance No. 132, 1906, being "An ordinance for the licensing, taxing and regulating of branch stores and other concerns established in the city for temporary business only, providing a penalty for the violation thereof, and fixing a time when the same shall take effect."

General Ordinance No. 133, 1906, being "An ordinance entitled 'An ordinance requiring auctioneers, peddlers, hucksters, and certain classes of public showmen, to pay a license to the city of Indianapolis; regulating certain matters connected with the business of such persons, and repealing certain ordinances herein specified,' approved June 14, 1886, and fixing a time when the same shall take effect."

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER, Mayor.

REPORTS FROM CITY OFFICERS.

From the City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, CITY OF INDIANAPOLIS, INDIANAPOLIS, April 15, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I submit herewith communication from the Board of Public Safety requesting a change in the wording of the appropriation heretofore made for "Automobile Patrol Wagon Repairs" so as to read "Automobile Maintenance and Repairs."

I recommend that the ordinance be passed making the change as

requested.

Very respectfully,
Geo. T. Breunig,
City Controller.

DEPARTMENT OF PUBLIC SAFETY, OFFICE OF THE BOARD, INDIANAPOLIS, IND., April 15, 1907.

Mr. Geo. T. Breunig, City Controller:

Dear Sir: The Board of Public Safety instructs me to request you to please ask the Common Council to transfer the following funds in the Police Department: \$800.00 from Automobile Patrol Wagon Repairs Fund to \$800.00 to Automobile Maintenance and Repairs Fund.

Respectfully yours,

John B. Wood, Secretary.

REPORT FROM STANDING COMMITTEE.

From the Finance Committee:

Indianapolis, Oct. 15, 1907.

To the President and Members of the Common Council:

Gentlemen: Your Finance Committee, to which was referred Appropriation Ordinance No, 8, 1907, entitled "An ordinance appropriating the sum of \$200 to the Department of Finance to defray expenses of Memorial Day services and fixing a time when the same shall take effect,"

begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE. W. A. RHODES. W. O. BANGS. JAS. F. SULLIVAN. JACOB H. HILKENE. A. E. COTTEY.

Mr. Royse moved that the report of the committee be concurred in Carried.

From the Committee on Public Property and Improvement:

Indianapolis, Ind., April 15, 1907.

To the President and Members of the Common Council:

Your Committee on Public Property and Improvements, to which was referred General Ordinance No. 30, 1907, entitled "An ordinance to prevent casualties by fire and to insure better protection of life and buildings from the escape of gas in case of fire in buildings in the City of Indianapolis," begs leave to report that it has had the same under consideration and recommends that section 1 of said ordinance be amended by inserting the words "be supplied," after the word "intake," in the seventh line of said section, and further,

Your committee recommends that said ordinance be amended by adding to said ordinance a section to be designated as section No. 7, to

read as follows:

Sec. 7. This ordinance to be in full force and effect on and after its passage,

When said ordinance is so amended your committee recommends that the same do pass.

Respectfully submitted, B. A. Brown.

HARRY E. ROYSE. JOHN L. DONAVON.

Mr. Brown moved that the report of the committee be concurred in. Carried.

From the Committee on Railroads:

Indianapolis, Ind., April 15, 1907.

To the President and Members of the Common Council:

GENTLEMEN: Your Committee on Railroads, to whom was referred General Ordinance No. 28, 1907, entitled "An ordinance approving a certain contract granting Harry W. Fuehring the right to lay and maintain a switch or side track from the freight running track of the Pennsylvania Railroad across the first alley east of Oriental street and Oriental street, according to blue print attached, in the city of Indianapolis, Indiana," have had the same under consideration and recommends that same do pass.

ALBERT E. COTTEY.
JACOB H. HILKENE.
B. A. BROWN.
CHAS. G. DAVIS,
E. J. STICKELMAN.

Mr. Cottey moved that the report of the committee be concurred in. Carried.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By the City Controller:

Appropriation Ordinance No. 9—1907: An ordinance appropriating to an additional use certain funds heretofore appropriated to the Department of Public Safety.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of eight hundred dollars (\$800.00) heretofore appropriated by Appropriation Ordinance No. 22, 1906, approved October 1, 1906, to the use of the Department of Public Safety "for automobile patrol wagon repairs," be and the same is hereby appropriated to the use of said Department of Public Safety for the further and additional purpose, as follows:

For automobile maintenance and repairs.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time.

Mr. Royse moved that the rules be suspended and Appropriation Ordinance No. 9, 1907, be placed upon its passage. Carried.

Mr. Royse called for Appropriation Ordinance No. 9, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 9, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 9, 1907, was read a third time and passed by the following vote:

Messrs. Brown, Cottey, Wood, Davis, Neukom, A.yes, 19, viz.: Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, and President Frederick W. Eppert.

Noes, none.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Mr. Davis:

General Ordinance No. 32-1907: An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That all officers, heads of departments, clerks, assistants and employes of the city of Indianapolis, Indiana, shall receive the compensation hereinafter in this ordinance named and fixed for the positions held by each of them respectively. Such compensations as have heretofore been fixed by an act of the General Assembly of the State of Indiana, entitled "An act concerning municipal corpora-tions," approved March 6, 1905, and by acts amendatory thereof, are herein retained the same as thereby fixed.

ELECTIVE OFFICES.

Sec. 2. For elective officers, their clerks and assistants:

Clause a. The mayor shall receive a salary at the rate of four thousand (\$4,000.00) dollars per annum.

The secretary to the mayor shall receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The stenographer to the mayor shall receive a salary at the rate of

one thousand (\$1,000.00) dollars per annum.

Clause b. The city clerk shall receive a salary at the rate of three thousand (\$3,000.00) dollars per annum.

The first assistant city clerk shall receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The second assistant city clerk shall receive a salary at the rate of one thousand and twenty (\$1,020.00) dollars per annum.

Clause c. The city judge shall receive a salary at the rate of twenty-

five hundred (\$2,500.00) dollars per annum.

The bailiff of the city court, who shall be a member of the police force, shall receive a salary at the rate of eight hundred (\$800.00) dollars per annum.

Clause d. The members of the common council shall each receive a salary at the rate of two hundred (\$200.00) dollars per annum.

The sergeant-at-arms of the common council shall receive a salary at the rate of two hundred and twenty (\$220.00) dollars per annum.

DEPARTMENT OF FINANCE.

Sec. 3. For the Department of Finance:

Clause a. The city controller shall receive a salary at the rate of three thousand (\$3,000.00) dollars per annum.

The deputy city controller shall receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

The chief clerk shall receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The assistant clerk shall receive a salary at the rate of one thou-

sand (\$1,000.00) dollars per annum.

The chief bookkeeper shall receive a salary at the rate of thirteen

hundred and fifty (\$1,350.00) dollars per annum.

The assistant bookkeeper shall receive a salary at the rate of one thousand (\$1,000.00) dollars per annum.

DEPARTMENT OF LAW.

SEC 4. For the Department of Law:

Clause a. The corporation counsel of the city shall receive a salary at the rate of four thousand (\$4,000.00) dollars per annum.

The city attorney shall receive a salary at the rate of twenty-five hundred (\$2,500.00) dollars per annum.

The assistant city attorney shall receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

The stenographer of said department shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

DEPARTMENT OF PUBLIC WORKS.

Sec. 5. For the Department of Public Works:

Clause a. The members of the board of public works shall each receive a salary at the rate of two thousand (\$2,000.00) dollars per annum.

The chief clerk of said board shall receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

The stenographer shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

The bookkeeper shall receive a salary at the rate of eleven hundred and twenty (\$1,120.00) dollars per annum.

The record clerk shall receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

Clause b. For the city civil engineer's force:

The city civil engineer shall receive a salary at the rate of twentyfive hundred (\$2,500.00) dollars per annum.

The assistant city civil engineers, two in number, shall each receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per

The deputies or transitmen in charge of engineering corps shall each receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The chief clerk to the city civil engineer shall receive a salary at

the rate of twelve hundred (\$1,200.00) dollars per annum.

The assistant clerks and the stenographer shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The draftsmen shall each receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

The chemist in charge of the laboratory shall receive a salary at the rate of nine hundred and sixty (\$960.00) dollars per annum.

The rodmen shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The chainmen shall each receive a salary at the rate of eight

hundred and forty (\$840.00) dollars per annum.

The chief inspector shall receive a salary at the rate of twelve hundred (\$1,200) dollars per annum.

The assistant chief inspector shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

The inspectors shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The city civil engineer, in addition to his regular salary, shall receive for his services in work of track elevatiton a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The clerk to the city civil engineer engaged on work of track elevation shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum

Clause c. For the Assessment Bureau: The chief of the assessment bureau shall receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The clerks in the assessment bureau shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

Clause d. For the work on streets and sewers:

The superintendent of streets and sewers shall receive a salary at the rate of eighteen hundred (\$1,800.00) dollars per annum.

The assistant superintendent of streets and sewers shall receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The clerk to the superintendent shall receive a salary at the rate of one thousand (\$1,000.00) dollars per annum.

The assistant clerk shall receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The foreman of repairs on permanently improved streets shall receive a salary at the rate of seventy-five (\$75.00) dollars per month.

The assistant foremen shall each receive a salary at the rate of sixty (\$60.00) dollars per month.

The pavers shall each receive wages at the rate of two dollars and forty cents (\$2.40) per day.

The foremen of sewer gangs shall each receive wages at the rate of two dollars and twenty-five cents (\$2.25) per day.

The sewer gang helpers shall each receive wages at the rate of one dollar and eighty-five cents (\$1.85) per day.

The foremen of street gangs shall each receive wages at the rate of two dollars (\$2.00) per day.

The street gang laborers shall each receive wages at the rate of one dollar and sixty cents (\$1.60) per day.

The teamsters, employing two horses, shall each receive wages at the rate of three (\$3.00) dollars per day.

The engineers of road rollers shall each receive wages at the rate of three dollars and fifty cents (\$3.50) per day.

The custodian of the city yards shall receive wages at the rate of two (\$2.00) per day.

Clause e. For the construction and repair of bridges:

The foremen of bridges shall each receive wages at the rate of three dollars and forty cents (\$3.40) per day.

The bridge gang carpenters shall each receive wages at the rate of three dollars and twenty cents (\$3.20) per day.

The bridge gang teamsters, employing one horse, shall each receive wages at the rate of two dollars and seventy-five cents (\$2.75) per day.

The bridge gang teamsters, employing two horses, shall each receive wages at the rate of three (\$3.00) dollars per day.

The bridge gang painters shall each receive wages at the rate of two dollars and eighty cents (\$2.80) per day.

The bridge gang helpers shall each receive wages at the rate of one dollar and eighty-five cents (\$1.85) per day.

Clause f. For the sprinkling and sweeping of streets:

The street sprinkling inspectors shall each receive a salary at the rate of seventy-five (\$75.00) dollars per month.

The chief inspector of street sweeping shall receive a salary at the rate of thirteen hundred and fifty (\$1,350.00) dollars per annum.

The assistant inspectors of street sweeping shall each receive a salary at the rate of one thousand (\$1,000.00) dollars per annum.

The clerks to the chief inspector of street sweeping shall receive a

salary at the rate of seventy-five (\$75.00) dollars per month.

The drivers employed at night in street sweeping shall each receive wages at the rate of one dollar and seventy-five cents (\$1.75) per day.

The drivers employed during the day shall each receive wages at the rate of one dollar and sixty cents (\$1.60 per day.

The laborers shall each receive wages at the rate of one dollar and sixty cents (\$1.60) per day.

The chief stableman shall receive wages at the rate of eighteen

(\$18.00) dollars per week.

The assistant stablemen shall each receive wages at the rate of twelve (\$12.00) dollars per week.

The blacksmiths shall each receive wages at the rate of three (\$3.00) dollars per day.

Clause g. For halls belonging to the city:

The custodian of Tomlinson Hall shall receive a salary at the rate of seven hundred and twenty (\$720.00) dollars per annum.

The janitors for Tomlinson Hall shall each receive a salary at the

rate of five hundred and forty (\$540.00) dollars per annum.

The custodian for the city hall shall receive a salary at the rate

of seven hundred and twenty (\$720.00) dollars per annum.

The night watchman for the city hall shall receive a salary at the rate of fifty (\$50.00) dollars per month.

The janitors for the city hall shall each receive a salary at the rate of forty-five (\$45.00) dollars per month.

The custodian of the Haughville town hall shall receive wages at the rate of twenty-five (\$25.00) dollars per annum.

Clause h. For the Brightwood Water Works:

The chief engineer of the Brightwood Water Works shall receive a salary at the rate of seventy-five (\$75.00) dollars per month.

The night engineer shall receive a salary at the rate of sixty (\$60.00) per month.

The inspector shall receive a salary at the rate of fifty (\$50.00) dollars per month.

DEPARTMENT OF PUBLIC SAFETY.

Sec. 6. For the Department of Public Safety:

Clause a. The members of the Board of Public Safety shall each receive a salary at the rate of twelve hundred (\$1.200.00) dollars per

The chief clerk of said board shall receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

Clause b. The building inspector shall receive a salary at the rate of two thousand (\$2,000.00) dollars per annum.

The assistant building inspectors shall each receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The smoke inspector shall receive a salary at the rate of twelve

hundred (\$1,200.00) dollars per annum.

The clerk to the building inspector shall receive a salary at the rate of one thousand (\$1,000.00) dollars per annum.

Clause c. For the Markets:

The market master of the east or north side market shall receive a salary at the rate of thirteen hundred and twenty (\$1,320.00) dollars per annum.

The assistant market master shall receive a salary at the rate of one thousand (\$1,000.00) dollars per annum.

The engineers shall each receive a salary at the rate of seven hundred and twenty (\$720.00) dollars per annum.

The market house janitors shall each receive a salary at the rate of forty-five (\$45.00) dollars per month.

Clause d. For the inspection of scales, weights and measures:

The inspector of scales, weights and measures shall receive a salary at the rate of thirteen hundred and twenty (\$1,320.00) dollars per annum.

The assistant inspectors shall each receive a salary at the rate of seventy (\$70.00) dollars per month.

Clause e. The license inspectors shall each receive a salary at the rate of eighty-five (\$85.00) dollars per month.

Clause f. For the police force:

The superintendent of police shall receive a salary at the rate of twenty-two hundred (\$2,200.00) dollars per annum.

The secretary to the superintendent shall receive a salary at the rate of ten hundred and twenty (\$1,020.00) dollars per annum.

The captains shall each receive a salary at the rate of thirteen hundred and twenty (\$1,320.00) dollars per annum.

The lieutenants shall each receive a salary at the rate of eleven hundred and forty (\$1,140.00) dollars per annum.

The sergeants shall each receive a salary at the rate of ten hundred and twenty (\$1,020.00) dollars per annum.

The captain of detectives shall receive a salary at the rate of thirteen hundred and twenty (\$1,220,00) dellars per annum

teen hundred and twenty (\$1,320.00) dollars per annum.

The detectives shall each receive a salary at the rate of ten hundred and twenty (\$1,020.00) dollars per annum.

The clerk of detectives shall receive a salary at the rate of ten hundred and twenty (\$1,020.00) dollars per annum.

The patrolmen shall each receive a salary at the rate of two dollars and fifty cents (\$2.50) per day.

The police matrons shall each receive a salary at the rate of eight hundred and fifty (\$850.00) dollars per annum.

The telephone operators shall each receive a salary at the rate of two dollars and fifty cents (\$2.50) per day.

The Bertillion clerk shall receive a salary at the rate of eighty-five (\$85.00) dollars per month.

The fire and police surgeon shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

The humane officers shall each receive a salary at the rate of ten hundred and twenty (\$1,020.00) dollars per annum.

The police officer assigned to the Board of Children's Guardians shall receive a salary at the rate of five hundred (\$500.00) dollars per annum.

The custodian of the police station shall receive a salary at the rate of two dollars and fifty cents (\$2.50) per day.

The engineers at the police station shall each receive a salary at the rate of two dollars and fifty cents (\$2.50) per day.

The janitors at the police station shall each receive a salary at the rate of fifty (\$50.00) dollars per month.

Clause g. For the fire force:

The chief of the fire force shall receive a salary at the rate of twenty-two hundred (\$2,200.00) dollars per annum.

The first assistant chief of the fire force shall receive a salary at

the rate of fourteen hundred (\$1,400.00) dollars per annum.

The second assistant chief of the fire force shall receive a salary at the rate of thirteen hundred and twenty (\$1,320.00 dollars per annum.

The third assistant chief of the fire force shall receive a salary at the rate of thirteen hundred and twenty (\$1,320.00) dollars per annum.

The chief clerk shall receive a salary at the rate of ten hundred and twenty (\$1,020.00) dollars per annum.

The superintendent of telegraph shall receive a salary at the rate

of fourteen hundred (\$1,400.00) dollars per annum.

The captains shall each receive a salary at the rate of ten hundred and twenty (\$1,020.00) dollars per annum.

The engineers shall each receive a salary at the rate of one thou-

sand (\$1,000.00) dollars per annum.

The members of the fire force of the first grade shall each receive a salary at the rate of nine hundred and twelve dollars and fifty cents (\$912.50) per annum.

The members of the second grade shall each receive a salary at the rate of eight hundred and twenty-one dollars and twenty-five cents (\$821.25) per annum.

The members of the third grade shall each receive a salary at the

rate of seven hundred and thirty (\$730.00) dollars per annum.

The substitute firemen shall each receive a salary at the rate of four hundred and eighty (\$480.00) dollars per annum.

The veterinary surgeon of the fire force shall receive a salary at the rate of sixty (\$60.00) dollars per month.

DEPARTMENT OF PUBLIC HEALTH AND CHARITIES.

Sec. 7. For the Department of Public Health and Charities:

Clause a. For the Board of Health:

Each member of the Department of Health and Charities shall receive a salary at the rate of one hundred (\$100.00) dollars per annum.

The city health officer shall receive a salary at the rate of two thousand (\$2,000.00) dollars per annum.

The chief clerk to the board shall receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The assistant clerks shall each receive a salary at the rate of seventy-five (\$75.00) dollars per month.

The stenographer shall receive a salary at the rate of sixty (\$60.00) dollars per month.

The chemist shall receive a salary at the rate of ninety (\$90.00) dollars per month.

The pathologist shall receive a salary at the rate of one thousand (\$1,000.00) dollars per annum.

The sanitary inspectors shall each receive a salary at the rate of seventy-five (\$75.00) dollars per month.

Clause b. For the City Hospital and Detention Hospital:

The superintendent of the city hospital and detention hospital shall receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

•The steward shall receive a salary at the rate of seventy-five (\$75.00) dollars per month.

The internes shall each receive a salary at the rate of twelve dol-

lars and fifty cents (\$12.50) per month.

The chief clerk shall receive a salary at the rate of fifty-five (\$55.00) dollars per month.

The night clerk shall receive a salary at the rate of twenty-five

(\$25.00) dollars per month.

The matron shall receive a salary at the rate of forty (\$40.00) dollars per month.

The drug clerk shall receive a salary at the rate of thirty (\$30.00) dollars per month.

The chief engineer shall receive a salary at the rate of two dollars

and fifty cents (\$2.50) per day.

The assistant engineer shall receive a salary at the rate of fifty

(\$50.00) dollars per month.

The night engineer shall receive a salary at the rate of fifty (\$50.00)

dollars per month.

The firemen shall each receive a salary at the rate of twenty-five (\$25.00) per month.

The head janitor shall receive a salary at the rate of thirty (\$30.00) dollars per month.

The assistant janitors shall each receive a salary at the rate of twenty-five (\$25.00) dollars per month.

The janitors for private corridors shall each receive a salary at the rate of fifteen (\$15.00) dollars per month.

The orderlies shall each receive a salary at the rate of thirty (\$30.00) dollars per month.

The female orderlies shall each receive a salary at the rate of twelve (\$12.00) dollars per month.

The maids shall each receive a salary at the rate of twelve (\$12.00) dollars per month.

The ambulance drivers shall each receive a salary at the rate of twenty-five (\$25.00) dollars per month.

The laundryman shall receive a salary at the rate of thirty-five (\$35.00) dollars per month.

The laundry girls shall each receive a salary at the rate of twelve (\$12.00) dollars per month.

The chief cook shall receive a salary at the rate of twenty-five (\$25.00) dollars per month.

The assistant cooks shall each receive a salary at the rate of sixteen (\$16.00) dollars per month.

The dish washers shall each receive a salary at the rate of twelve (\$12.00) dollars per month.

The custodian of the detention hospital shall receive a salary at the rate of thirty (\$30.00) dollars per month.

The custodian of the annex shall receive a salary at the rate of ten (\$10.00) dollars per month.

The custodian of the Flower Mission hospital shall receive a salary at the rate of twelve (\$12.00) dollars per month.

Clause c. For the Training School for Nurses:

The superintendent shall receive a salary at the rate of seventy-five (\$75.00) dollars per month.

The assistant superintendents shall each receive a salary at the rate of forty (\$40.00) dollars per month.

The dining-room girls shall each receive a salary at the rate of fourteen (\$14.00) dollars per month.

The maids shall receive a salary at the rate of fourteen (\$14.00) dollars per month.

Clause d. For the City Dispensary:

The superintendent shall receive a salary at the rate of eight hundred (\$800.00) dollars per annum.

The internes shall each receive a salary at the rate of thirty-five

(\$35.00) dollars per month.

The drug clerk shall receive a salary at the rate of sixty (\$60.00) dollars per month.

The matron shall receive a salary at the rate of forty-five (\$45.00)

dollars per month.

The janitress shall receive a salary at the rate of twenty-five (\$25.00) dollars per month.

The ambulance drivers shall each receive a salary at the rate of

forty-five (\$45.00) dollars per month.

Sec. 8. All ordinances and parts of ordinances in conflict herewith

are hereby repealed.

Sec. 9. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Fees and Salaries.

ORDINANCES ON SECOND READING.

Mr. Royse called for Appropriation Ordinance No. 8, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 8, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 8, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Wood. Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse. Donavon, Sullivan, Hofmann, Hilkene, Wright, and President Frederick W. Eppert.

Noes, none.

Mr. Brown called for General Ordinance No. 30, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 30, 1907, be amended as recommended by the committee. Carried.

Mr. Brown moved that General Ordinance No. 30, 1907, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 30, 1907, was read a third time and passed by the following vote:

Ayes, 17, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Bangs, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, and President Frederick W. Eppert.

Noes, 2, viz.: Messrs. Rhodes and Uhl.

Mr. Cottey called for General Ordinance No. 28, 1907, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 28, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 28, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, and President Frederick W. Eppert.

Noes, none.

Mr. Royse moved to refer back to Miscellaneous Business.

By Mr. Royse:

Resolution No. 5—1907: Whereas, It has come to the notice of the Common Council through the press of the city that a part of the offices now occupied by various departments of the city government in the basement of the court house are to be vacated by the city and other offices located in different buildings widely separated are about to be or have been leased by the city at greatly increased rental and inconvenience both to the various city departments and the general public; therefore, be it

Resolved, That it is the sense of this body that an effort should be made to secure sufficient office space in the court house until such time as permanent provision can be made for locating the various departments and to that end we invite the co-operation of the Mayor with a special committee of this body to the end that the city may be saved the additional rental expenses involved by locating offices in different office

buildings of the city. For the purpose of carrying out this resolution the president of the Common Council is hereby empowered to appoint a special committee of four members of this body, including himself as a member thereof, to confer with the Mayor and Board of County Commissioners whenever the appointment of such committee is requested by the Mayor.

HARRY E. ROYSE.

Mr. Royse moved resolution which was read be adopted. Carried.

In compliance with the resolution President Eppert appointed the following Committee: Messrs Royse, Uhl, Hilkene and Eppert.

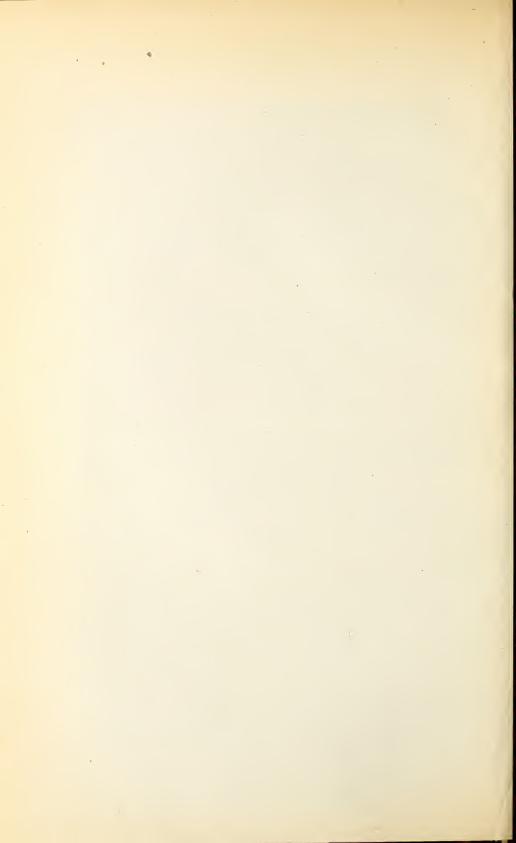
On motion of Mr. Sullivan, the Common Council, at 8:45 o'clock p. m. adjourned.

President.

ATTEST:

City Clerk.

TRACES UNION COUNCIL 24



REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind., Monday, May 6, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, May 6, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 19 members, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, 1, viz: Mr. Hartmann.

Mr. Royse moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., April 17, 1907.

To the President and Members of the Common Council:

Gentlemen: I return herewith with my approval the following ordinances:

General Ordinance No. 28, 1907, being "An ordinance approving a certain contract granting Harry W. Fuehring the right to lay and maintain a switch or side track from the freight running track of the Pennsylvania Railroad across the first alley east of Oriental Street and Oriental Street, north of Southeastern Avenue, according to blue print attached in the city of Indianapolis, Indiana."

Appropriation Ordinance No. 8, 1907, being "An ordinance appropriating \$200 to the Department of Finance to defray expenses of Memorial Day services, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 9, 1907, being "An ordinance appropriating to an additional use certain funds heretofore appropriated to the Department of Public Safety."

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER, Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, Indianapolis, Ind., April 24, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I return herewith without my approval General Ordinance No. 30, 1907, being "An ordinance to prevent casualties by fire and to insure better protection of life and buildings from the escape of

gas in case of fire in buildings in the city of Indianapolis."

I believe this ordinance was prepared originally and passed by your honorable body through a commendable desire to afford all possible protection to the people of Indianapolis against the grave dangers arising from escaping gas, but I cannot bring myself to approve the ordinance because of the fact that I have been unable to learn of any satisfactory device calculated to provide this protection. There may be a valve made of the kind contemplated in the ordinance, but it occurs to me that even should this be true it would not be fair to the many thousands of gas users in the city of Indianapolis to compel them to equip their homes with such device. The people should not be subjected to this great expense unless it can be demonstrated that the device will furnish the protection which the members of your honorable body had in mind at the time of the passage of the ordinance.

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

REPORTS FROM CITY OFFICERS.

From the Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD. Indianapolis, Ind., May 6, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached ordinances authorizing and empowering the Board of Public Works to proceed with public improvements described as follows:

I. R. No. 5092 for the improvement of Cruse Street from NPL Washington to SPL Market Streets, with brick roadway and curbing.

I. R. No. 5069 for the improvement of first alley east of Senate Avenue, from NPL 11th to SPL 12th streets, with brick roadway: I. R. No. 5062 for the improvement of Missouri Street, from SPL

South to NPL Merrill Streets, with brick roadway and curb.

I. R. No. 5022 for the improvement of Bellefontaine Street, from NPL 23rd to NPL 25th streets, with asphalt roadway and brick gutters.
I. R. No. 5060 for the improvement of Twenty-First Street from

EPL Central to WPL College Avenue, with brick roadway.

Yours truly,

Board of Public Works, F. J. Noll, Jr., Clerk.

REPORTS FROM STANDING COMMITTEES.

From Committee on Fees and Salaries:

To the President and Members of the Common Council:

Your Committee on Fees and Salaries, to which was referred, General Ordinance No. 32—1907, "An ordinance concerning the Compensation of all Offices, Heads of Departments, Clerks, Assistants and Employees of the City of Indianapolis, Indiana, and repealing all Ordinances in conflict herewith, beg leave to report the following Amendments;

ELECTIVE OFFICES.

Sergeant-at-arms of the Common Council from \$220 to \$300 per year.

DEPARTMENT OF FINANCE.

Chief Bookkeeper from \$1,350 to \$1,200 per year.

DEPARTMENT OF LAW.

Assistant City Attorney from \$1,500 to \$1,350 per year.

DEPARTMENT OF PUBLIC WORKS.

Bookkeeper from \$1,120 to \$1,200 per year. Custodian of City Yards from \$2.00 to \$2.25 per day. Chief-stableman from \$18.00 to \$15.00 per week. Custodian of Tomlinson Hall from \$60 to \$70 per month. Janitors of Tomlinson Hall from \$45 to \$50 per month. City Hall Janitors from \$45 to \$50 per month. Custodian of City Hall from \$720 to \$840 per year.

CITY CIVIL ENGINEERS FORCE.

Chief Clerk from \$1,200 to \$1,320 per year. Draftsman from \$900 to \$840 per year. Rodmen from \$840 to \$720 per year. Chainmen from \$840 to \$720 per year. Chief Inspector from \$1,200 to \$1,100 per year.

ASSESSMENT BUREAU.

Clerks from \$840 to \$900 per year. Chief Clerk from \$1,200 to \$1,320 per year.

WORK ON STREETS AND SEWERS.

Sewer gang laborers from \$1.85 to \$2.00 per day. Street gang laborers from \$1.60 to \$1.75 per day. Teamsters employing 2 horses from \$3.00 to \$3.50 per day.

CONSTRUCTION AND REPAIR OF BRIDGES.

Bridge gang teamsters employing 1 horse from \$2.75 to \$3.00 per Bridge gang teamsters employing 2 horses from \$3.00 to \$3.50 per day.

BOARD OF PUBLIC SAFETY.

Market House Janitors from \$45 to \$50 per month. Chief Clerk of Board of Public Safety from \$1,200 to \$1,320 per year.

BOARD OF PUBLIC HEALTH AND CHARITIES.

Ambulance Drivers from \$45 to \$50 per month. Chemist from \$1,080 to \$1,000 per year.

> (Signed) CHAS. G. DAVIS. E. J. STICKELMAN.

Mr. Davis moved that the report of the committee be concurred in. Motion carried.

FROM THE COMMITTEE ON PUBLIC MORALS.

INDIANAPOLIS, May 6, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

GENTLEMEN: Your Committee on Public Morals to which was referred General Ordinance No. 31, entitled "An Ordinance Amending Section 1 of General Ordinance No. 119 and fixing a time for its taking effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass. Respectfully submitted,

E. J. STICKELMAN. THEO. PORTTEUS. W. A. RHODES.

Mr. Stickelman moved that the report of the committee be concurred in. Carried.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 33-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Twenty-First Street, from EPL Central Avenue, to WPL College Avenue, with brick roadway.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 5th day of April, 1907, adopt Improvement Resolution No. 5060, 1907, for the improvement of Twenty-First Street, from east property line of Central Avenue to north property line of College

Avenue, with brick roadway, and

WHEREAS, The Said Board of Public Works did at the same time fix the 24th day of April, 1907, at 10 o'clock A. M. as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 6th day of April, 1907, and the 13th day of April, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail forwarded as provided by law, and

WHEREAS, On the 24th day of April, 1907, the Board met in regular session, and a petition being filed asking for a modification of said resolution so as to provide for asphalt roadway, further action was postponed until April 29th, 1907, pending investigation by the City Civil

Engineer of the petition for modification, and

Whereas, On the 29th day of April, 1907, the City Civil Engineer filed his written report stating that a majority of the resident property owners had signed said petition for modification, and after due consideration the Board overruled said petition and took final action, confirming said resolution as originally adopted, and

WHEREAS, On the 6th day of May, 1907, a remonstrance was filed against said improvement of Twenty-First Street, and was overruled by

the Board of Public Works, and

WHEREAS, The Board of Public Works requests that the Common Council pass an ordinance authorizing, ordering and empowering the said Board of Public Works to improve said Twenty-First Street with brick roadway, in accordance with said resolution; now therefore,

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said City be, and the same is, hereby authorized, ordered and empowered to improve Twenty-First Street, from EPL Central Avenue, to WPL College Avenue, with brick roadway, in accordance with Improvement Resolution No. 5060, 1907, adopted by the Board of Public Works on the 5th day of April, 1907.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 34-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Bellefontaine Street, from NPL Twenty-Third Street, to NPL Twenty-Fifth Street, with asphalt roadway and brick gutters.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 22nd day of March, 1907, adopt Improvement Resolution No. 5022, 1907, for the improvement of Bellefontaine Street, from the north property line of Twenty-Third Street, to the north property

line of Twenty-Fifth Street, with brick roadway, and
WHEREAS, The said Board of Public Works did at the same time fix
the 8th day of April, 1907, at 10 o'clock a. m. as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said
time for hearing was published on the 23rd day of March, 1907, and the
20th day of March, 1907, in the Indiapopolis Supera daily powerperson of 30th day of March, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 8th day of April, 1907, the Board having met in regular session, took final action on said Improvement Resolution modifying same so as to provide for asphalt roadway and brick gutters as

petitioned for, and

WHEREAS, On the 17th day of April, 1907, a written remonstrance was filed with the Board against the said Improvement of Bellefontaine Street, and the same was referred to the City Civil Engineer for investigation and report; and
WHEREAS, On the 29th day of April, 1907, the City Civil Engineer

filed his written report, stating that a majority of the resident property

owners had signed said remonstrance, and

WHEREAS, On the 29th day of April, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve Bellefontaine Street, from north property line of Twenty-Third Street, to north property line of Twenty-Fifth Street, with asphalt roadway and brick gutters, in accordance with Improvement Resolution No. 5022, 1907, adopted by the Board of Public Works on the 22nd day of March, 1907.

Sec. 2. This ordinance shall be in full force and effect from and

after its passage,

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 35-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Cruse Street, from NPL Washington Street, to SPL Market Street, with brick roadway and curbing.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 12th day of April, 1907, adopt Improvement Resolution No. 5092, 1907, for the improvement of Cruse Street, from the north properly line of Washington Street, to the south property line of

Market Street, with brick roadway and curbing.
WHEREAS, The said Board of Public Works did at the same time fix the 29th day of April, 1907, at 10 o'clock a.m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 13th day of April, 1907, and the 20th day of April, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and Whereas, On the 29th day of April, 1907, the Board having met

in regular session, took final action on said Improvement Resolution

without modification; and

WHEREAS, On the 29th day of April, 1907, a written remonstrance of the majority of the resident property owners was filed with the

Board against the said Improvement of Cruse Street,

Whereas, On the 3rd day of May, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve Cruse Street, from NPL Washington Street, to SPL Market Street, with brick roadway and curbing, in accordance with Improvement Resolution No. 5092, 1907, adopted by the Board of Public Works on the 12th day of April, 1907.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvements.

By Board of Public Works:

General Ordinance No. 36-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley east of Senate Avenue, from north property line of 11th street, to south property line of 12th street, with brick roadway.

Whereas, The Board of Public Works of the City of Indianapolis. Indiana, did on the 8th day of April, 1907, adopt Improvement Resolution No. 5069, 1907, for the improvement of first alley east of Senate Avenue, from north property line of Eleventh Street, to south property line of Twelfth Street, with brick roadway.

Whereas, The said Board of Public Works did at the same time fix the 24th day of April, 1907, at 10 o'clock a.m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 9th day of April, 1907, and the 16th day of April, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 24th day of April, 1907, the Board having met in regular session, took final action on said Improvement Resolution with-

out modification; and

WHEREAS, On the 24th day of April, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley east of Senate Ave-

Nue, and
WHEREAS, On the 3rd day of May, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve first alley east of Senate Avenue, from north property line of Eleventh Street, to the south property line of Twelfth Street, with brick roadway, in accordance with Improvement Resolution No. 5069, 1907, adopted by the Board of Public Works on the 8th day of April, 1907.

SEC. 2. This ordinance shall be in full force and effect from and

after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Board of Public Works:

General Ordinance No. 37-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Missouri Street, from SPL South Street, to NPL Merrill Street, with brick roadway and curbing.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana did on the 5th day of April, 1907, adopt Improvement Resolution No. 5062, 1907, for the improvement of Missouri Street, from south property line of South Street, to north property line of Merrill Street,

with brick roadway and curbing.

WHEREAS, The said Board of Public Works did at the same time fix the 24th day of April, 1907, at 10 o'clock a. m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 6th day of April, 1907, and the 13th day of April, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and WHEREAS, On the 24th day of April, 1907, the Board having met in

regular session, took final action on said Improvement Resolution with-

out modification; and

WHEREAS, On the 24th day of April, 1907, a written remonstrance of the majority of the resident property owners was filed with the

Board against the said Improvement of Missouri Street, and

WHEREAS, On the 24th day of April, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve Missouri Street, from south property line of South Street, to north property line of Merrill Street, with brick roadway and curbing, in accordance with Improvement Resolution No. 5062, 1907, adopted by the Board of Public Works on the 5th day of April, 1907.

SEC. 2. This ordinance shall be in full force and effect from and

after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvements.

By Mr. Bangs:

General Ordinance No. 38—1907: An ordinance fixing the salary of the Assistant Police Surgeon in the City of Indianapolis and fixing the time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the salary of the assistant surgeon for the Police Force under the Department of Public Safety be, and the same is hereby fixed at the rate of Six Hundred Dollars (\$600.00) per annum. Sec. 2. This ordinance shall be in full force and effect from and

after its passage.

Which was read a first time and referred to the Committee on Fees and Salaries.

By Mr. Royse:

General Ordinance No. 39-1907: An ordinance relating to the licensing, taxing and regulating of all shops, inns, taverns or other places where intoxicating liquors are kept for sale to be used in or upon the premises: and, regulating, restraining such inns, taverns, shops or places aforesaid, defining and designating the places, locality, room, building or other place where such liquors may be sold, and excluding the sale of such liquors from certain districts of the City of Indianapolis, and declaring an emergency.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, that it shall be unlawful for any person to sell, barter or give away any intoxicating liquor in the City of Indianapolis without first procuring a license from the City Comptroller of the City of In-

dianapolis, as hereinafter provided.

Sec. 2. Before any person shall engage in the business of selling intoxicating liquors within the corporate limits of the City of Indianapolis he shall make application to the Comptroller of said City of Indianapolis for a license to carry on such business and in such application he shall state his name, age and residence, with the place of residence and occupation for the two years preceding the making of such application, and shall in such application fully describe the premises wherein and whereon he desires to carry on such business, giving the street and number of the room and the various entrances to such room and whether any other business is to be carried on in the same room or in connection with such business, and with such application shall deposit with the said City Comptroller the sum of Two hundred and fifty dollars (\$250.00) as a license fee, and if such applicant shall be within the provisions of this ordinance and his place of business shall not be within the district in which liquors are prohibited to be sold as hereinafter provided said Comptroller shall make report of such application and the payment of the license fee to the Common Council of said City of Indianapolis, and upon such Council approving said application the Comptroller shall issue to such applicant a license for the sale of intoxicating liquors on the premises described in his application, but until such application for license is approved by the Common Council of said City the same shall not be issued by the Comptroller.

Sec. 3. It shall be unlawful for any person to engage in the business or occupation of selling, bartering or giving away intoxicating liquors at any place within five hundred feet of any Public School house or a public park within the corporate limits of the City of Indianapolis, and the Common Council shall not approve of any application and Comptroller of the City of Indianapolis shall not issue to any person a license for the sale of intoxicating liquors if it appear that the place wherein or whereon said liquors are to be sold shall be within five hundred feet of any such Public School house or public park aforesaid.

Sec. 4. It shall be unlawful for any person to have in connection with or in the place where intoxicating liquors are sold or are to be sold any Billiard Table, Pool Table, Bagatelle Table, Card Table, or other fixtures for hire or profit, and if the applications for such license shall disclose that the applicant intends to have any Pool Table, Billiard Table, Bagatelle Table, Card Table or other fixture for amusement or hire, the Common Council of the City shall not approve and the Comptroller shall not issue to such applicant a license.

Sec. 5. No license hereunder shall be issued for a longer period

than one year and for no period shorter than one year.

Sec. 6. Any person violating any of the provisions of this ordinance shall be fined in any sum not less than fifty dollars and not exceeding Two hundred dollars to which may be added imprisonment in the County Jail for any period not exceeding thirty days and each day shall constitute and be a separate offense.

Sec. 7. Whereas an emergency exists for the immediate taking effect of this ordinance therefore the same shall be in full force and effect from and after its passage and the publication thereof for two weeks in a daily newspaper of general circulation printed and pub-

lished in the City of Indianapolis.

Which was read a first time and referred to the Committee on Finance.

By Mr. Portteus:

Special Ordinance No. 4—1907: An ordinance providing for the annexation of certain contiguous territory therein described to the City of Indianapolis, Indiana, and fixing the time when the same shall take effect.

Section.1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the boundary lines of said City of Indianapolis be, and the same are hereby, extended so as to include the following described contiguous territory, whether platted or not, to-wit. Beginning at the point of intersection of the center line of Ritter Avenue with the center line of the Brookville Free Gravel Road; thence north along said center line of Ritter Avenue to the half-section line of Section ten (10), Township fifteen (15) north, Range four (4) east; thence east along half-section line thirteen hundred and twenty (1,320) feet, more or less, to a point at an angle in the present corporation boundary line of said City of Indianapolis; thence south parallel with the east line of said Section to the center line of said Brookville Free Gravel Road; thence in a northwesterly direction along the center line of said Brookville Free Gravel Road to the place of beginning, all of which described territory, whether platted or not, is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, Marion County, Indiana.

Sec. 2. This ordinance shall be in full force and effect from and after its passage and publication once each week for two (2) consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Ordinances.

By Mr. Portteus:

Special Ordinance No. 5, 1907: An ordinance annexing certain territory to the City of Indianapolis, defining a part of the boundary line of said city and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the boundary lines of the City of Indianapolis be, and the same are hereby, extended so as to include the following described contiguous territory, all of which is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, Marion County, Indiana.

Commencing at the northeast corner of the west half of the southwest quarter of Section 2, Township 15 north, Range 4 east; thence south along the east line of the west half of the southwest quarter of said Section 2, Township 15 north, Range 4 east, to the center of the

National Road;

Thence in a southwesterly direction along the center of the National Road to the west line of the east half of the west half of the southwest quarter of said Section 2, Township 15 north, Range 4 east;

Thence north along the west line of the east half of the west half of the southwest quarter of Section 2, Township 15 north, Range 4 east, to the center line of said Section 2, Township 15 north, Range 4 east;

Thence east along the center line of said Section to the northeast corner of the west half of the southwest quarter of Section 2, Township 15 north, Range 4 east, the place of beginning, containing 24.50 acres, more or less.

SEC. 2. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a newspaper of general circulation, printed and published in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Ordinances.

MISCELLANEOUS BUSINESS.

By Mr. Portteus:

Resolution No. 6-1907: Whereas, The City of Indianapolis is making such a rapid growth in population, it becomes a necessity that we have a constantly increased number of lights added from time to time to properly light our streets so that our families and our neighbors' families are not constantly in fear of harm whenever they happen to be on our streets after night.

Whereas, Those residing in the center or more populous part of our city where they are more abundantly supplied with lights, do not keep apace with the rapid growth and building up of homes in the more suburban part of our city, consequently are not alive to the full need of a goodly number of additional lights being constantly erected

to light many a dark and dangerous street.

Whereas, Judge McMasters has quite recently rendered a decision against the City of Indianapolis wherein he ruled invalid an ordinance providing a way for additional lights recently passed by this body, thereby depriving the city the benefit of several lights being maintained by the Rail Road Companies that were installed at railroad crossings for the sole purpose of safeguarding the public against danger to life and limb:

Whereas, With Judge Carter's decision and the discontinuance of the many gas and gasoline lights throughout the city and our entire light fund for 1907 will be consumed by maintaining lights now in use leaves our Board of Works in a very embarrassing position owing to the many demands on them for additional lights with no funds available for additional lights, therefore be it

Resolved, That we regret that the action of Judge McMasters was necessary believing that the railroads should bear at least a fair portion of the expenses incurred on account of their occupying and crossing streets. When the light budget for 1907 was made up the eighty odd lights provided for in ordinance was recorded, therefore be it fur-

ther

Resolved, That we recommend that steps be taken by the Board of Works to provide funds for additional lights and that a conference be held by and between the members of the Board of Works at an early date with the members of the City Council as to the number of lights that are needed in each ward, therefore be it further

Resolved, That a copy of these resolutions be sent to Hon. Mayor, Chas. A. Bookwalter, and to the members of the Board of Works and

Board of Public Safety.

Mr. Royse moved that the resolution be referred to the Committee on Public Property and Improvements.

Mr. Hilkene moved to amend motion of Mr. Royse by referring the resolution to the Committee on Lights.

President Eppert declared the motion of Mr. Hilkene out of order for the reason that there was no such committee.

Mr. Portteus called for aye and noe vote on original question, resulting as follows:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

ORDINANCES ON SECOND READING.

Mr. Davis called for General Ordinance No. 32, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 32, 1907, be amended as recommended by the committee. Carried.

Mr. Davis moved that General Ordinance No. 32, 1907, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 32, 1907, was read a third time and passed by the following vote:

Ayes, 14, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Royse, Hofmann and President Frederick W. Eppert.

Noes, 5, viz.: Messrs. Portteus, Donavon, Sullivan, Hilkene and Henry.

Mr. Stickelman called for General Ordinance No. 31, 1907, for second reading. It was read a second time.

Mr. Stickelman moved that General Ordinance No. 31, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 31, 1907, was read a third time and passed by the following vote:

Ayes, 18, viz.: Messrs. Brown, Cottey, Hamlet, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Henry, and President Frederick W. Eppert. Noes, 1, viz.: Mr. Wood.

On motion of Mr. Royse, the Common Council, at 8:40 o'clock p. m. adjourned.

ATTEST:

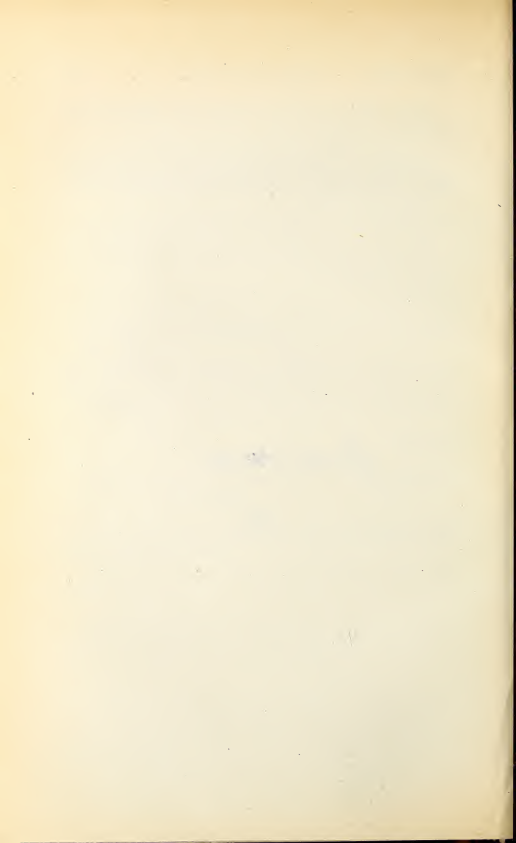
President.

ATTEST:

City Clerk.

TRADES UNION COUNCIL 24

lames. m. Mully



REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND., Monday, May 20, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, May 20, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

The Hon. Frederick W. Eppert, President of the Common Council, and 17 members, viz.: Messrs. Cottey, Brown, Hamlet, Wood, Davis, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Royse, Donavon, Sullivan, Hilkene, Wright and Henry.

Absent, 3, viz.: Messrs. Neukom, Portteus and Hofmann. Mr. Hilkene moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., May 15, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I return herewith without my approval General Ordinance No. 31, 1907, being "An ordinance amending Section 1 of General Ordinance No. 119, 1906."

I am advised by the Corporation Counsel that this ordinance is invalid for two reasons: first, in making the location of the skating rink depend upon the consent of the property owners within a block or square, it delegates the legislative power of the Common Council to the dwelling house property owners in the locality; and second, it gives the dwelling house property owners in the locality opportunity to discriminate as to persons to whom they might give consent to establish a skating rink. I am also advised by the Corporation Counsel that ordinances similar in this particular have been repeatedly declared invalid by the courts.

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., May 16, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval General Ordinance No. 32, 1907, being "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes

of the city of Indianapolis."

I approve this ordinance, not because I am' satisfied with all of its provisions, because I do not feel that it provides an equitable arrangement of salaries in all instances, but because I recognize the fact that the increased cost of living has made it absolutely necessary for at least small increases to be given in order that we may secure the most competent help. While I am of opinion that existing inequalities have not been wholly remedied, I give my approval to this ordinance in the belief that these differences can be adjusted by future legislation.

I remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

At 8:05 o'clock p. m. Messrs. Neukom and Portteus entered the Council Chamber and took their seats.

REPORTS FROM CITY OFFICERS.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., May 17, 1907.

To the President and Members of the Common Council:

Gentlemen—I am directed by the Board to forward to your honorable body for consideration and action thereon the attached ordinance authorizing and empowering the Board of Public Works to

proceed with the improvement of Orange street, from the west property line of Shelby street to the east property line of Leonard street, with gravel roadway, cement walks and curb.

Yours respectfully,

BOARD OF PUBLIC WORKS,

Per F. J. NOLL, JR., Clerk.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., May 17, 1907.

To the President and Members of the Common Council:

Gentlemen—I am directed by the Board to forward to your honorable body for consideration and action thereon, the attached ordinance ratifying, confirming and approving a certain contract and agreement made and entered into on the 17th day of May, 1907, between the City of Indianapolis, by and through its Board of Public Works, and The Terre Haute, Indianapolis & Eastern Traction Company, whereby said company is authorized to run and operate its interurban cars into said city along certain streets, and to carry passengers, mail, express matter, baggage and freight on such cars, in and upon the streets of the City of Indianapolis, and fixing the time when the same shall take effect.

Yours respectfully,
BOARD OF PUBLIC WORKS,
Per F. J. NOLL, JR., Clerk.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., May 16, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached ordinance authorizing and empowering the Board of Public Works to proceed with the improvement of Nineteenth street, from west property line of Meridian to east property line Illinois street, with asphalt roadway and brick gutters, as provided for by Improvement Resolution No. 5093.

Yours truly,
BOARD OF PUBLIC WORKS,
Per F. J. NOLL, JR., Clerk.

Department of Public Works, Office of the Board, Indianapolis, Ind., May 20, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I am directed by the Board of Public Works to forward to your honorable body for consideration and action thereon, the attached switch contract granting to C. W. Rossetter & Company the right to lay and maintain a sidetrack or switch from the sidetrack of

the Chicago, Indianapolis & Louisville Railway across Thirty-eighth street and in and along the first alley east of Winthrop avenue, to the property of your petitioners.

Yours respectfully,

BOARD OF PUBLIC WORKS,

Per F. J. NOLL, Jr.. Clerk.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Fees and Salaries:

To the President and Members of the Common Council:

Gentlemen—We, your Committee on Fees and Salaries, to which was referred General Ordinance No. 38, 1907, entitled "An ordinance fixing the salary of the assistant police surgeon in the City of Indianapolis, and fixing the time when the same shall take effect," beg leave to report that the same has been under consideration, and we recommend that said ordinance do pass.

Respectfully submitted,

CHAS G. DAVIS.
E. J. STICKELMAN.
J. L. DONAVON.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Finance:

Indianapolis, May 20, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Finance Committee, to which was referred Appropriation Ordinance No. 5, entitled "An ordinance appropriating the sum of nine hundred dollars to and for the use of the Department of Public Parks, and fixing a time when the same shall take effect," begs leave to report that it has had said ordinance under consideration and recommends that the same do pass.

Respectfully submitted,

HARRY E. ROYSE.
W. O. BANGS.
JAS. F. SULLIVAN.
W. A. RHODES.
JACOB H. HILKENE.
J. H. HAMLET.
ALBERT E. COTTEY.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

To the President and Members of the Common Council:

Gentlemen—We, your committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 33, 1907, entitled "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Twenty-first street, from east property line of Central avenue to west property line of College avenue, with brick roadway," beg leave to report that we have same under consideration and recommend that said ordinance do not pass.

Respectfully submitted,

CHAS G. DAVIS. ALBERT E. UHL. Louis F. Henry, H. C. SMITHER.

Mr. Davis moved that the report of the committee be concurred in. Carried.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

SWITCH CONTRACT.

General Ordinance No. 40-1907: An ordinance approving a certain contract granting C. W. Rossetter & Co. the right to lay and maintain a sidetrack or switch from the sidetrack of the Chicago, Indianapolis & Louisville Railway across Thirty-eighth street and in and along the first alley east of Winthrop avenue, to the property of your petitioners, according to blue print attached, in the City of Indianapolis, Indiana.

Whereas, heretofore, to-wit: on the 17th day of May, 1907, C. W. Rossetter & Company filed his petition before the Board of Public Works of the City of Indianapolis, as follows:

PETITION.

To the Board of Public Works, City of Indianapolis:

GENTLEMEN-We, the undersigned, respectfully petition for permission to lay and maintain a sidetrack or switch extending from the sidetrack or switch of the Chicago, Indianapolis and Louisville Railway now located at or near the north line of Thirty-eighth street, across said Thirty-eighth street and continuing southwestwardly as follows: Beginning at the end of said Chicago, Indianapolis & Louisville Railway switch at a point on the north line of Thirty-eighth street, said point being one hundred and seventy-five feet, measured along the north line of said street, east of the corner of said Thirty-eighth street and Winthrop avenue; running thence in a southwesterly direction and crossing said street and crossing the south line of said Thirty-eighth street at a point where said line crosses the first alley east of Winthrop avenue, and continuing in a southwesterly direction into and along said alley to a point one hundred and thirty-five (135) feet, more or less, south of the north line of Thirty-eighth street, to a point where said proposed switch crosses the west line of said alley and enters into and upon the property of your petitioners. The measurements given above are from the center line of said proposed switch. All of which is more clearly shown by the drawing attached hereto and made a part hereof and marked "Exhibit A."

C. W. ROSSETTER CO.,

By C. W. Rossetter.

Now Therefore, This agreement, made and entered into this 20th day of May, 1907, by and between C. W. Rossetter and Company, of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of the second part.

Witnesseth: That the party of the first part, being desirous of securing a right of way for a sidetrack or switch from the sidetrack or switch of the Chicago, Indianapolis and Louisville Railway at the north line of Thirty-eighth street, and across said street and into and along the first alley east of Winthrop Ave., in the City of Indianapolis, which is more specifically described in the petition of the said first party attached hereto and made a part of this contract, hereby covenants and fully binds himself, his successors, legal representatives and assigns, that, in consideration of the grant of the privileges and authority herein given, he will lay, construct and maintain said track upon the terms and conditions hereinafter set forth, to-wit:

- (1) They shall be so laid, improved and kept in repair as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of Indianapolis.
- (2) Said track and switch shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval. Said track shall be raised or lowered to conform to any grade which may, from time to time, be hereafter established, whenever so ordered, in writing, by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the elevation or depression of said tracks.
- (3) The crossing where said track intersects Thirty-eighth street and said Alley shall, at all times, be kept improved and in repair and free from obstructions or defects of any kind. No car or cars shall be permitted to obstruct such crossing or to be thereon except for such time as may be absolutely necessary in moving them back and forth, and they shall be at no time stopped or detained thereon in such manner as to obstruct public travel.
- (4) Said party of the first part agrees, upon the written order of said Board, made for any good cause affecting the interest of the City or the public welfare, to take up and remove said track, and upon said party's failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done, and the party of the first part hereby releases all claims for damages whatsoever that may arise by reason of such removal; and in removing said track or causing the same to be done, said Board shall in no wise become a trespasser.

- The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said tracks shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said party of the first part to promptly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall do or cause the same to be done at the expense of the said party of the first part, and for which expense and cost the said party of the first part shall be liable.
- The said party of the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said track, and to pay any judgment, with costs, that may on that account be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred by said city in defending against any such claims.
- (7) Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given or granted by this contract, provided, however, that the same may be terminated by said Board, as hereinbefore set forth.

Said party of the second part by virtue of the provisions of an act of the General Assembly of the State of Indiana, entitled "An act concerning municipal corporations," approved March 6, 1905, and in consideration of the things hereinbefore set forth and upon the terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional sidetrack or switch across Thirty-eigth street and in and along the first alley east of Winthrop Avenue, in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A."

In Witness Whereof, We have hereunto set our hands this 20th day of May, 1907.

C. W. ROSSETTER CO.,

By C. W. Rossetter, Party of the First Part.

Witness:

CITY OF INDIANAPOLIS.

By

JOSEPH T. ELLIOTT, Pres., P. C. TRUSLER, F. J. MACK, Board of Public Works,

Party of the Second Part.

AND, WHEREAS, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis, for its consideration and action, now, therefore,

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that such contract above set forth be, and the same is hereby in all things confirmed and approved.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Fees and Salaries.

By Board of Public Works:

General Ordinance No. 41-1907: An Ordinance ratifying, confirming and approving a certain contract and agreement made and entered into on the 17th day of May, 1907, between the City of Indianapolis, by and through its Board of Public Works, and the Terre Haute, Indianapolis and Eastern Traction Company, whereby said Company is authorized to run and operate its interurban cars into said City along certain streets, and to carry passengers, mail, express matter, baggage and freight on such cars, in and upon the streets of the City of Indianapolis, and fixing the time when the same shall take effect.

Whereas, heretofore, to-wit: on the 17th day of May, 1907, the City of Indianapolis, by and through its Board of Public Works, entered into the following contract and agreement with the Terre Haute, Indianapolis and Eastern Traction Company, namely:

THIS AGREEMENT, made and entered into this 17th day of May, 1907, by and between the City of Indianapolis, Marion County, Indiana, (hereinafter called the city), by and through its Board of Public Works, party of the first part, and the Terre Haute, Indianapolis and Eastern Traction Company (hereinafter called the Company), a corporation duly organized and incorporated under and by virtue of the laws of Indiana, party of the second part,

WITNESSETH: That, Whereas, The said Terre Haute, Indianapolis and Eastern Traction Company has presented its written petition to the Board of Public Works of said City of Indianapolis, asking permission to be allowed to run and operate its interurban cars into said City over and across such streets and alleys as are intersected by its private right-of-way as described in said petition and along certain streets therein and hereinafter named, over the tracks of the Indian-apolis Street Railway Company and the Indianapolis Traction and Terminal Company, and to carry passengers, mail, express matter, baggage and freight through and into such city on such cars; and,

Whereas, By the provisions of an act of the General Assembly of the State of Indiana, entitled "An act concerning street railroad companies in cities the population of which exceeds one hundred thousand; repealing all laws in conflict with this act, and declaring an emergency," which became a law without the Governor's signature, on the 3d day of March, 1899, the use of the said tracks of the Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company shall be upon such conditions and under such regulations as the Board of Public Works and Common Council of such city shall prescribe.

Now, therefore, The said Board of Public Works of said City of Indianapolis, in consideration of the several agreements of the said company, party of the second part, hereinafter stipulated and set forth, does hereby (subject to the ratification and approval of the Common Council of said City) authorize and empower and permit the said Terre Haute, Indianapolis and Eastern Traction Company, subject to the conditions hereinafter prescribed and expressed, to construct and maintain its lines of interurban street railroad and to operate and run its cars over and across all streets and alleys in said city which are intersected by the private rights of way of said Company described in its said petition, and also to operate and run its cars upon and over the tracks of the Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company now or hereafter laid and in use in the streets and avenues of said city hereinafter described. The said private rights of way and the tracks of said Indianapolis Street Railway Company and Indianapolis Traction and Terminal Company to be used by said Terre Haute, Indianapolis and Eastern Traction Company are described as follows, to-wit:

For cars operated on the line from Indianapolis to Plainfield,

Greencastle, Brazil and Terre Haute:

From a point where said line reaches the western boundary of said city south of Oliver avenue extended eastward to said boundary, thence east in a private right of way parallel to and south of said Oliver avenue as extended and over and across all intervening streets and alleys to a point in Oliver avenue at the intersection of the Belt Railroad and said avenue, thence upon and over the tracks of said Indianapolis Street Railway Company and Indianapolis Traction and Terminal Company from the intersection of the Belt Railroad and Oliver avenue east in Oliver avenue to River avenue, thence northeast in River avenue to Kentucky avenue, thence northeast in Kentucky avenue to Capitol avenue, thence north in Capitol avenue to Market street, thence east in Market street to the Terminal Station, thence north into and through said station across Wabash street to Ohio street, thence west in Ohio street to Capitol avenue, thence south in Capitol avenue to Kentucky avenue, thence southwest in Kentucky avenue to River avenue, thence southwest in River avenue to Oliver avenue, thence west in Oliver avenue to the intersection of the Belt Railroad, thence west in and from Oliver avenue to said private right of way, and west in said right of way to the western boundary of said city.

For cars operated on the line from Indianapolis to Danville:

Beginning at the point where the Danville line of the Terre Haute, Indianapolis and Eastern Traction Company reaches the western boundary of said city in the center of Big Eagle creek, thence southeast in a private right of way over and across all streets and alleys intersected by said right of way to a point in West Washington street five hundred and twenty (520) feet west of the west line of Tibbs avenue, thence over and upon the tracks of the Indianapolis Street Railway Company and Indianapolis Traction and Terminal Company east in West Washington street to Capitol avenue, thence north in Capitol avenue to Market street, thence east in Market street to, in and through the Terminal Station across Wabash street to Ohio street, thence west in Ohio street to Capitol avenue, thence south in Capitol avenue to Washington street, thence west in Washington street to the said point five hundred and twenty (520) feet west of the west line of Tibbs avenue, thence in said private right of way to the west corporation line of said city in the center of Big Eagle Creek.

And for cars operated on its said line from Indianapolis to Rich-

From the eastern boundary of the city over and upon the tracks of the Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company west in East Washington street to Delaware street, thence north in Delaware street to Ohio street, thence west in Ohio street to the passenger and freight stations of the Traction and Terminal Company between Capitol avenue and Illinois street, thence south to, in and through said stations across Wabash street to Market street, thence west in Market street to Capitol avenue, thence north in Capitol avenue to Ohio street, thence east in Ohio street to Delaware street, thence south in Delaware street to East Washington street, thence east in East Washington street to the eastern boundary of said city.

The cars may be operated in the reverse direction from that above given in said Capitol avenue, Market and Ohio streets if more convenient in going in and out of the passenger and freight terminals of the Traction and Terminal Company.

Provided, however, That at any time within one year from the taking effect of this contract, the said company, party of the second part, the Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company, with the consent and approval of the Board of Public Works, may designate and determine upon a different route for the cars of said second party than the one heretofore designated, over that part of the line and tracks of the Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company which are now situated, or hereafter may be constructed, in the streets between New York street, on the north; South street, on the south; East street, on the east; and West street, on the west; which route is to remain unchanged for five years. But in the event said company, party of the second part, and the said Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company can not agree on a route for such cars over the said line and tracks in and between said streets, or in the parts of said New York, South, East, and West streets forming a boundary as above described, or in the event they fail, neglect or refuse to designate said route before said date, to the satisfaction and approval of the Board of Public Works, the said Board of Public Works shall have the right and power to arbitrarily determine and establish said route over the tracks of said Indianapolis Street Railway Company and said Indianapolis Traction and Terminal Company in the boundary parts of said streets above mentioned, or in any street or streets within such boundary, but in such a way that such route will connect with the other part of the line over which said company, party of the second part, enters the city, and at the same time connect with the central point and terminals to be provided and constructed by the Indianapolis Traction and Terminal Company under its contract with the City of Indianapolis, Indiana.

Provided further, however, That after said route is determined and established in accordance herewith, such route shall remain as so fixed for a period of not less than five years, but at any time after five years, and at the end of any and every interval of five years thereafter, the said Board of Public Works, or the Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company, with the consent and approval of the said Board of Public Works, may change said route in said streets and within the boundary aforesaid, but, however, so as to connect with said central point and passenger terminal, and said station or terminal for the receipt and delivery of express and freight, which are to be and remain the central points and terminals for passengers and express or freight for said second party. But in making such changes the route to be so fixed for the cars of said second party shall be upon the parts of New York, South, East and West streets, designated above, or within the boundary formed thereby.

And that, for the purpose of storing, cleaning and repairing its cars, when necessary, the said company, party of the second part, may also run the same over the tracks of said Indianapolis Street Railway Company and of said Indianapolis Traction and Terminal Company, subject to the conditions hereinafter set forth, as follows: By the most direct route by which tracks are provided to reach the storage barns and shops of said Indianapolis Street Railway Company and said Indianapolis Traction and Terminal Company, located upon Washington street, west of White River, in said City of Indianapolis. The above grant is made upon the following express conditions:

- 1. That after entering the City of Indianapolis, all regular passenger cars of said company, party of the second part, shall stop at all intersecting streets on signal from waiting passengers, or passengers on such cars desiring to leave the same, and shall take on and carry all passengers desiring to take passage on any such cars for the purpose of being transported between different points on the line over which said cars are operated in said city: Provided, That such cars shall not be stopped at any such street for a longer time than is necessary to take on and discharge such passengers, and that no baggage other than hand baggage, nor express or freight matter shall be unloaded or taken on any such car at any such crossing.
- 2. The said company, party of the second part, shall charge five cents for a single fare between any two points in said city on its lines, and any passenger who shall pay a single fare of five cents shall be entitled to ride in the car upon which he took passage to any point on the line of such company, within such city, as follows: if on an incoming car to the terminal point, and if on an outgoing car to the corporate limits of said city: *Provided*, however, That said company shall not discriminate, either in fares or freight rates, in any manner whatsoever against passenger or freight traffic to or from the City of Indianapolis, in favor of any other point on the line of railroad operated by said company.
- The said company, party of the second part, shall run and operate its cars in said city with reference to the time schedule of the cars being operated on said lines by the Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company, which cars shall have the right of way, and so as not to delay or interfere in any wise with the running and operation of the cars of either of said companies or to interfere with any schedule for the running of the said cars of either of said companies which may hereafter be fixed by the Board of Public Works, and the said cars of the said company, party of the second part, shall be so operated as not to interfere in any way with public travel at street or alley crossings, nor in any way to violate any obligation of either of said companies under the law or any ordinance of the City of Indianapolis, or any other municipality, now in force or which may hereafter be in force, or of the contract between said Indianapolis Street Railway Company and said city, dated April 7th, 1899, or of the contract between said Indianapolis Traction and Terminal Company and said city, or any other existing grant or contract of either of said companies, whether made to or with said companies or either of them or some other person or corporation, to the rights and obligations of which either of said companies has succeeded.

The right is expressly reserved to the said Board of Public Works to fix time schedules for the running of all the cars of said company, party of the second part, passing on and over the streets of said city, to the end that there shall be uniformity and regularity in the running of all the cars of the several companies in said city, and also prompt and efficient service: *Provided*. That said company shall, between the hours of 6 o'clock a.m. and 11 o'clock p. m., run, at least, one car every two hours.

The cars of said company, party of the second part, shall not be stopped, either for the receiving or discharge of passengers, or for any purpose other than to avoid collisions or casualties, at any point in such city, except at street crossings, as hereinafter provided, and at its designated central point and terminals. In stopping its cars at street crossings, said company, party of the second part, shall at all times be governed by the rules, regulations, ordinances or contracts which are in force governing the stopping of the cars of the

Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company at such crossings, or other places in said city.

The said company, party of the second part, may at all times carry in its passenger cars, or in suitable compartments thereof, provided for such purpose, or in mail, express or freight cars of a style and pattern to be approved by the Board of Public Works, such baggage belonging to its passengers, being transported in such passenger cars, as is usually allowed to be carried by passengers in steam rail-road companies' cars, and also the United States mail, and such express matter and merchandise as may be enclosed in boxes, crates and parcels, so as to be easily handled, and so as not to be unsightly in appearance or offensive to sight or smell, and also such packages and parcels as are usually carried and delivered by messenger service: Provided. That no live animals (except hunting dogs) shall be carried in any such cars or in any such compartment at any time: and, Provided, further, That all baggage (other than hand baggage), express matter, parcels, and articles of merchandise carried as aforesaid shall be delivered at the station and terminals herein referred to, for distribution, and that in no case shall any such baggage (other than hand baggage) or any express matter, parcels or merchandise be loaded or unloaded in or upon any of the streets, alleys, avenues or public grounds of said city, except at said station or terminals. Provided, also. That fowls, properly secured in boxes or coops, may be carried in said cars between the hours of 12:30 a.m. and 4:30 a.m.

The said company, party of the second part, shall not be permitted under any circumstances to transport in its cars through or over the streets, alleys or avenues of such city, live animals of any kind, other than hunting dogs. Said company, subject to the conditions hereinafter prescribed, shall be permitted to haul and handle freight other than that designated in section 5, when a station or terminal for the receipt and delivery of freight shall have been provided. After such terminal or station shall have been provided, the said company may deliver freight, other than live animals, not of a character offensive to sight or smell, into such station or terminal, where the same may be held for delivery to any part of said city, or for transfer to steam railroad lines, or to the lines of other suburban or interurban companies which may be able to transport the same under any ordinance regulating such transportation. Until such station or terminal for the receipt and delivery of freight shall have been provided, said company, for the purpose of loading and unloading its cars, shall have the right, by first securing the consent of the Indianapolis Street Railway Company and said Indianapolis Traction and Terminal Company, to stand said cars upon some line of "dead track" of said Indianapolis Street Railway Company or said Indianapolis Traction and Terminal Company: Provided. That the selection of such "dead track" shall be first approved by said Board of Public Works: and provided further, that such cars shall not be allowed to stand more than fifteen (15) minutes at any one time in loading or unloading.

The right is hereby expressly reserved by the Board of Public Works and Common Council of said city, to regulate by order or ordinance the carrying of freight, merchandise, or property of any kind described in sections 5 and 6 of this contract, through the streets, alleys and avenues of said city, and at any time during the term of this contract, to change the route of cars of said company, used exclusively for carrying mail, express or freight, over the lines and tracks of the Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company, but only in such a way that such route shall connect with the other part of the line on which said company enters the city, and at the same time connect with the station or terminal for

the receipt and delivery of freight herein referred to.

The rates charged and collected by such company for the carriage of freight matter between Indianapolis and points on its line shall not exceed those charged and collected for the carriage of like freight matter between the same points by other common carriers of freight; and the rates charged and collected by such company for the carriage of express matter between Indianapolis and points on its lines shall not exceed those charged and collected for the carriage of like express matter between the same points by other common carriers of express matter.

Provided, however, That such company shall never be compelled to charge or collect less than eighty (80) per centum of the published rates charged for the carriage between the same points of freight or express matter, as the case may be, by other common carriers of freight or express matter between such points.

Provided, further, That the maximum rates which such company may charge hereunder shall not apply to freight of other classes than classes 1, 2, 3 and 4, as such classes are defined by the classification in use on January 1, 1902, by the railroad companies operating between Indianapolis and such other points, such classification being known as "Official Classification No. 22," copyrighted in 1902, by C. E. Gill, chairman.

- The cars to be run and operated by said company, party of the second part, shall be propelled by electric power only: *Provided*, That if the Board of Public Works and Common Council of said city, under the power reserved to them under the contracts entered into between said city and the Indianapolis Street Railway Company and said Indianapolis Traction and Terminal Company, shall by order or ordinance require said Indianapolis companies to introduce any other improved method of propulsion, then, and in such case, the said company, party of the second part, shall adopt and use such improved methods in the propulsion of its cars running within such city, if so ordered by the Board.
- 9. If the said company, party of the second part, shall hereafter be permitted to set poles and string wires in said city, or construct therein any other electrical appliances for the propulsion of its cars, the same shall be so constructed by providing for an independent return circuit for the electricity used, or by such approved scientific methods as will prevent any injury by any such current of electricity to water pipes, gas pipes or any other property in, under or upon any of the streets, alleys or avenues aforesaid, or elsewhere within said city, and the said company, party of the second part, shall hold the city free and harmless from all damages of every nature whatsoever resulting to any person or property on account of injury caused by the electrical currents of said company, or by the construction or operation of the street railway cars of said company.
- 10. If the said company, party of the second part, shall hereafter be permitted to construct any tracks within said city, or if hereafter any of the tracks of said company shall by annexation be brought within the limits of said city, then the said company or its assigns shall, when ordered so to do by the Board of Public Works, pave the space between all rails, including the space between its tracks where there are double tracks, switches or sidetracks, and for a distance of eighteen inches on the outside of the outside rails of its tracks, and shall at all times make all necessary repairs in such space, under such specifications, both as to material and manner, as may be provided by said Board, and under the supervision of the City Civil Engineer of said city. It is also agreed that said company, party of the second part, or its assigns, shall, in the construction and maintenance of any such track, construct and maintain the same in all respects in the same

manner as the Indianapolis Street Railway Company is required by contract and ordinance to construct and maintain its tracks within such city, and the obligation of said company, party of the second part, or its assigns, to pave, improve and repair the space between its tracks and for eighteen inches on the outside of the outside rails thereof shall be the same as the obligation of the said Indianapolis Street Railway Company to pave, improve and repair the space between its tracks under the provisions of its said contract with said city and the ordinance ratifying the same, which ordinance, passed by the Common Council of said city on the 7th day of April, 1899, is by reference made a part of this contract.

The said company, party of the second part, shall during the entire period for which this franchise is granted so operate its cars in said city as to render the public at all times first-class and efficient service; that the motive power furnished by said company shall at all times be ample and of the most approved kind; that its cars shall be of the best and most approved pattern, style and finish; at all times kept clean, well ventilated, provided with comfortable seats for passengers and heated with safe and convenient appliances whenever the weather is such that the comfort of passengers requires the same, and lighted at night with electricity, or, subject to the approval of said Board of Public Works, with other equally efficient light; that all such cars shall be kept in good repair, and shall at all times be so painted on the outside and decorated on the inside as to present an attractive appearance, and shall be repainted and redecorated from time to time as may be necessary to maintain such appearance; that each of such cars shall be provided with the most approved life guards, and all other modern appliances for the safety of its passengers and employes, including a headlight, which, if an electric arc light, shall be so screened or shaded while said cars are within the city limits as not to interfere with the vision of approaching persons or animals; that each of such cars shall have thereon the name of the said company, or the point of its destination, in letters of such size that the same may be readily discerned and read by persons of ordinary eyesight, and that at night such name shall be so illuminated or displayed that the same may be readily and easily seen and read by persons desiring to take passage in such cars; that the tracks of such company which may come within such city by extension of its boundaries or hereafter be permitted to be constructed or owned therein, shall at all times be kept in repair, provided with the most modern and improved rails of sufficient size and weight and in such condition that passengers riding in cars over the same shall suffer no discomfort or inconvenience by reason of such tracks or any part thereof being irregular, uneven or in any wise insufficient, and the right is reserved to the Board of Public Works of such city to order any needed repairs to said tracks or roadbed, or cars or appliances, and the said company, party of the second part, agrees to comply with all such orders. The said cars to be used by said company, party of the second part, together with all the machinery, appliances and appurtenances thereof, shall be suitable and adapted to be operated upon the tracks of the Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company, without injury to said tracks or any of the appurtenances thereof, or the pavement required to be kept in repair by said companies, provided such pavement shall not be laid or maintained above the level of the head of the rail, and shall at all times be so operated as to not injure the same, or any of the cars or other property of either of the said companies.

In case the said company, party of the second part, shall fail to comply with any of the foregoing agreements or stipulations contained

in this clause, concerning motive power, the kind of cars to be used, or the equipment, painting, decoration, heating, lighting or designating the same, or concerning life guards and appliances for the safety of passengers and employes, rails, roadbed or other stipulations herein contained concerning the operation, maintenance or construction of its line of street railway and cars, or in case said company shall fail to comply with any of the stipulations or provisions of this contract, and the Board of Public Works shall, by written notice, served on any officer of said company, require compliance with any such stipulation within a reasonable time therein fixed, and said company shall continue to fail and refuse, after any such period so fixed, to comply with any such provision or stipulation, or notice or order of the Board pertaining thereto, then said company shall forfeit to said city the sum of fifty dollars (\$50.00) for each day that it shall continue to violate any such provision or stipulation, which sum may be collected without relief from valuation or appraisement laws, either by suit on any bond which may be given by said company for the performance of the conditions of this contract or otherwise, by instituting any proper proceedings to recover said forfeiture, as the said Board may elect: Provided, That nothing herein contained shall be construed as an attempt to abridge or in any wise restrict the power of the Common Council of said city to enact reasonable ordinances providing for the safety, comfort or convenience of the public traveling on the cars of said company within said city, and also providing reasonable penalties for the violation thereof.

In further consideration of the grant herein and hereby made, said company, party of the second part, agrees and binds itself to pay to said city on the 1st day of January, 1908, and annually thereafter during the term of this franchise, the sum of one cent per round trip for each and every round trip made by any car of said company over the streets of said city during the year preceding said date, and in consideration of such agreement of said company to make said payments, and of said payments, said city undertakes and agrees that it will not at any time impose on or exact from said second party, its successors or assigns, or its or their property, or require to be paid by it or them any other sum or sums as or for a franchise or car tax or charge, or any other special tax or charge than those above provided to be paid, but nothing in this contract contained shall affect the liability of said company, its successors or assigns, to general taxation.

This contract shall take effect and be in force from and after the date of its approval and ratification by an ordinance of the Common Council, until the 7th day of April, 1933.

The limitation of time is one of the essential and governing conditions of this contract, and at the expiration of said period the rights of said company, party of the second part, to run or operate its cars within such city shall absolutely cease, and all rights under this contract shall terminate, and it shall be deemed and held a trespasser if it shall undertake to run or operate any car over any such street after that time.

Neither this contract nor any of the rights or privileges named therein shall ever be assigned or transferred by said company to any person, firm or corporation without the written consent of the said Board of Public Works, duly entered upon the records of said Board, first being given, and in the event of any such transfer or assignment without the said written consent of said Board of Public Works, then all rights and privileges of said company under the contract shall absolutely cease and become void, and said company shall be deemed and held a trespasser if it shall thereafter undertake to run or operate any car over any street or alley of said city.

And it is also agreed and understood that the said company, party of the second part, shall not permit to be used or operated on its said line within said city any car or cars by any other person or corporation, without the consent of the Board of Public Works entered upon the records of such Board, and until after terms for compensation for such use have been agreed upon with said Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company, or fixed as provided by law. It is further agreed and understood that the right to use the tracks of said Indianapolis Street Railway Company and the Indianapolis Traction and Terminal Company, hereby granted, is subject to the payment by said company, party of the second part, to said railway companies respectively, of the compensation for such use as fixed by agreement or judgment of the proper court, as and when such compensation shall become due and payable, and that in default of such payment, and so long as such default shall continue, said railway companies, or either of them, shall have the right to exclude said company, party of the second part, from such use.

The said company, party of the second part, before exercising any of the rights hereby granted, shall execute to the City of Indianapolis a good and sufficient bond in the sum of ten thousand dollars (\$10,000.00), with good and sufficient sureties to be approved by the said Board of Public Works, conditioned that the party of the second part shall faithfully carry out and perform each and every agreement herein contained, and shall well and truly pay to said city all penalties, forfeitures and other sum of money, for which, under the terms of this contract, it may become liable to said city; and said bond shall be renewed from time to time during said period on the demand of the Board of Public Works of said city, whenever by reason of the insufficiency of the surety thereon or the impairment of the amount thereof by reason of the accumulation of unpaid penalties, forfeitures, judgments or other claims against said company, in favor of said city, the said Board deems such renewal necessary.

And in case the said company, party of the second part, shall on the reasonable demand of said Board fail or refuse to renew such bond or furnish additional surety thereon as may be required, then its rights under this contract shall cease, and the franchise herein granted be forfeited, which forfeiture may be enforced in any court of competent jurisdiction.

Any right which might be claimed by said company, party of the second part, to run or operate any car in or on any street of such city, after the expiration of said period, either under the provisions of the statute under which it was incorporated, or any other statute or ordinance now existing, is hereby expressly waived.

In Witness Whereof, said parties have hereunto set their hands and seals this 17th day of May, 1907.

CITY OF INDIANAPOLIS, By Joseph T. Elliott, P. C. TRUSLER, F. J. MACK,

Board of Public Work's of said City.

C. A. BOOKWALTER, Mayor.

> TERRE HAUTE, INDIANAPOLIS AND EASTERN TRACTION CO., By ROBERT T. TODD.

W. F. MILHOLLAND,

President.

Secretary.

[SEAL.]

Attest:

AND WHEREAS, Said contract and agreement has been submitted by said Board of Public Works of said City of Indianapolis to the Common Council of said city for its action thereon; therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the foregoing contract and agreement made and entered into on the 17th day of May, 1907, by the City of Indianapolis, by and through its Board of Public Works, and the Terre Haute, Indianapolis and Eastern Traction Company, be and the same is hereby in all things ratified, confirmed and approved, and said Terre Haute, Indianapolis and Eastern Traction Company is hereby granted all rights, privileges and franchises as in said contract and agreement set forth, in accordance with the terms, conditions and provisions thereof.

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Contracts and Franchises.

By Board of Public Works:

General Ordinance No. 42-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Orange street, from west property line of Shelby street to east property line of Leonard street, with gravel roadway, cement walks and curb.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 10th day of April, 1907, adopt Improvement Resolution No. 5078, 1907, for the improvement of Orange street, from west property line of Shelby street, to east property line of Leonard street, with gravel roadway, cement walks and curb.

Whereas, The said Board of Public Works did at the same time fix the 26th day of April, 1907, at 10 o'clock a.m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 11th day of April, 1907, and the 18th day of April, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 26th day of April, 1907, the Board having met in regular session, took final action on said improvement resolution without modification; and

WHEREAS, On the 26th day of April, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of Orange street, and

WHEREAS, On the 8th day of May, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Orange street, from west property line of Shelby street, to the east property line of Leonard street, with gravel roadway, cement walks and curb, in accordance with Improvement Resolution No. 5078, 1907, adopted by the Board of Public Works on the 10th day of April, 1907.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Rules.

By Board of Public Works:

General Ordinance No. 43—1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Nineteenth street, from west property line of Meridian street to east property line of Illinois street, with asphalt roadway and brick gutters.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 12th day of April, 1907, adopt Improvement Resolution No. 5093, 1907, for the improvement of Nineteenth street, from the west property line of Meridian street to the east property line of Illinois street with asphalt roadway and brick gutters, and

Whereas, The said Board of Public Works did at the same time fix the 29th day of April, 1907, at 10 o'clock a. m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 13th day of April, 1907, and the 20th day of April, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

Whereas, On the 29th day of April, 1907, the Board having met in regular session, took final action on said improvement resolution without modification; and

WHEREAS, On the 13th day of May, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of Nineteenth street, and

Whereas, On the 15th day of May, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Nineteenth street, from west property line of Meridian street, to east property line of Illinois street, with asphalt roadway and brick gutters,

in accordance with Improvement Resolution No. 5093, 1907, adopted by the Board of Public Works on the 12th day of April, 1907.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

By Board of Public Works:

General Ordinance No. 44-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Julian avenue, from east property line of Downey avenue, to west property line of Ritter avenue, with brick roadway and curb.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 10th day of April, 1907, adopt Improvement Resolution No. 5080, 1907, for the improvement of Julian avenue, from east property line of Downey avenue to west property line of Ritter avenue, with brick roadway and curb, and

Whereas, The said Board of Public Works did at the same time fix the 26th day of April, 1907, at 10 o'clock a. m. as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 11th day of April, 1907, and the 18th day of April, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

Whereas, On the 26th day of April, 1907, the Board having met in regular session, took final action on said improvement resolution without modification; and

WHEREAS, On the 26th day of April, 1907, a written remonstrance was filed with the Board against the said improvement of Julian avenue, and the same was referred to the City Civil Engineer for investigation and report; and

WHEREAS, On the 10th day of May, 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners had signed said remonstrance, and

WHEREAS, On the 10th day of May, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore,

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Julian avenue, from east property line of Downey avenue to west property line of Ritter avenue, with brick roadway and curb, in accordance with Improvement Resolution No. 5080, 1907, adopted by the Board of Public Works on the 10th day of April, 1907.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Mr. Stickelman:

General Ordinance No. 45—1907: An ordinance regulating the keeping, operation and maintenance of intelligence offices and employment bureaus.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That no person, firm or corporation shall keep, operate, maintain, or have an intelligence office or employment bureau in the City of Indianapolis, for hire, or where a fee is charged either to applicants for employment or for help, without first obtaining a license for the same from the City Controller, for which license there shall be paid into the City Treasury the sum of fifty dollars per annum.

- SEC. 2. The City Controller is hereby authorized and empowered to license, for a term of one year, any person or persons of the age of twenty-one years or over, and any firm or corporation, to keep, operate, maintain and have an intelligence office, or employment bureau, in the City of Indianapolis, upon payment into the City Treasury by such person, firm or corporation, of the license fee required in Section 1 of this ordinance: Provided, That the payment of such license fee shall be accompanied by a bond in the penal sum of \$500.00, duly executed to the City of Indianapolis, with one or more sureties thereon, to the approval of the City Controller, conditioned that the obligor will faithfully observe the duties, terms, conditions, and requirements of this ordinance, and the laws of the State of Indiana. Said license shall govern but one place of business, the exact location of which shall be stated therein, and it shall not be assignable except by the written consent of the City Controller endorsed thereon. No such intelligence office or employment bureau shall be located in any building or on any premises where intoxicating liquors are sold.
- SEC. 3. Every person, firm or corporation who shall be licensed under this ordinance to conduct the business as herein provided, shall post and display in some conspicuous place in their office or place of business the license so issued, and on the front of such office or place of business shall display a sign exhibiting the name of such person, firm or corporation and the words "Licensed Intelligence Office" or "Licensed Employment Bureau" thereon.
- Sec. 4. Every person, firm or corporation so licensed shall keep and maintain a record in which shall be daily entered, at the time of application, together with the date and amount of the fee paid and received, the name, residence, occupation and kind of employment sought, of any and every person who may apply for employment, and shall also keep and maintain a similar record in which shall be daily

entered, under proper date, the name, residence and kind of employment for which help is wanted, of any and every person, firm and corporation who may apply for help of any kind, and also the amount of the fee paid and received. And such books and records shall at all times be open to the inspection of the police department and other duly qualified executive officials of the City of Indianapolis.

Any person, firm or corporation so licensed shall in no case collect, charge, or receive fees or compensation in excess of the following:

From each female seeking employment	\$0.50
From each male seeking employment	1.00
From each person applying for female help	
From each person applying for male help	

In every case a receipt shall be given for the money paid to or received by such intelligence office or employment bureau, and in case no place of employment, or no help, as applied for, as the case may be, is obtained within six (6) days from the date of payment, then upon demand being made therefor, the money so paid and received shall forthwith be refunded to the applicant.

The above schedule of rates, however, shall only apply to positions, the salary or compensation for which shall be not more than \$30.00 per month. In case of positions, the compensation or salary for which shall be more than \$30.00 per month, the person, firm or corporation so licensed may enter into a written contract with any applicant for employment as to the amount of fee or compensation, but the amount or compensation so agreed upon shall in no instance exceed ten per cent (10 per cent) of one month's salary or compensation of such position.

- Sec. 6. Every person, firm or corporation so licensed shall keep suspended in a conspicuous place in their office or place of business, where all persons may plainly see and read it, a copy of Sections 5, 7 and 8 of this ordinance, plainly printed in English and in German.
- Sec. 7. No person, firm or corporation so licensed to keep, operate and maintain an intelligence office or employment bureau, shall in any case, either directly or indirectly, or through any other person or persons, publish or cause to be published, any false or fraudulent notice or advertisement, or give out any false information, or make any false promises concerning or relative to work, employment or help, to any person who may make application for employment or for help, or make use of any improper device, deceit, false representations, or false pretense whatever, for any improper purpose or for the purpose of obtaining fee, money, gratuity of value from any applicant, customer, or patron, or extort, take, demand or receive any article, fee or thing of value except such as are authorized by this ordinance.
- The term "applicant for employment" as used in this ordinance shall be construed to mean any and all persons, male and female, who may seek or apply for work of any lawful character, and "applicant for help" or "persons seeking help," shall mean any person firm or corporation seeking help or employes of any kind in any legitimate enterprise, profession, trade, business, or class of work; and nothing in this ordinance shall be construed to limit the meaning of the term "employment" to manual labor, but it shall include professional services, domestics, servants, clerks, mechanics, laborers, and any and all classes of employment, both male and female, and there shall be no restriction or distinction in any legitimate service or oc-« cupation.

SEC. 9. Any person, firm or corporation who shall violate any of the provisions of this ordinance shall, upon conviction thereof, be fined in any sum not to exceed one hundred dollars (\$100.00) or imprisoned for a period not exceeding thirty (30) days, or both.

SEC. 10. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis.

Which was read a first time and referred to the Committee on Public Morals.

By Mr. Cottey:

General Ordinance No. 46-1907: An ordinance amending Section 4 of an ordinance entitled "an ordinance concerning the compensation of all officers, head of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That Section 4 of an ordinance entitled "an ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907, be and the same is hereby amended to read as follows:

"SEC. 4. For the Department of Law:

Clause a. The corporation counsel of the city shall receive a salary at the rate of four thousand (\$4,000.00) dollars per annum

The city attorney shall receive a salary at the rate of twenty-five

hundred (\$2,500.00) dollars per annum. The assistant city attorney shall receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

The stenographer of said department shall receive a salary at the

rate of nine hundred (\$900.00) dollars per annum."

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Fees and Salaries.

Mr. Rhodes, by request:

General Ordinance No. 47-1907: An ordinance requiring railroad companies to maintain street lights at street crossings in the City of Indianapolis where such companies run cars, engines or trains of cars in the night time, declaring certain conduct to constitute a nuisance and providing a remedy therefor, repealing all ordinances in conflict herewith, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That each and every railroad company running a car, engine, or train of cars over any street in the City of Indianapolis in the night time, shall be and is hereby required to maintain a street light at each and all of such street crossings, which light shall be kept lit at night, between one-half hour after sunset and onehalf hour before sunrise, during the passage of every train, engine or car and for a period of not less than thirty minutes prior thereto, such light to be a clear and steady electric light of full intensity and power of the best and approved direct current open arc lamp using electrical energy represented by the flow of not less than 9.6 amperes of current under a difference of potential of not less than fifty (50) volts per lamp and consuming not less than 450 watts measured across the arc: Provided, however, That no railroad company shall be required to maintain a light of any different kind or greater candle power than that maintained by the city at other street crossings; and, *Provided, also*, That the provisions of this ordinance shall not apply to any streets where the tracks of such railroad company or companies cross on an elevated structure used by such company or companies exclusively; and, *Provided*, *further*, That this ordinance shall not be construed to require more than one such light at each crossing.

Sec. 2. The running, by any railroad company, of any car, engine or train of cars over any street in the night time, where such railroad company does not maintain a street light of the kind and character described and required in Section 1 of this ordinance, shall be deemed, and the same is hereby declared to constitute, a nuisance. In event any railroad company shall fail to remove or abate said nuisance at any street crossing within twenty (20) days after receiving notice by the Board of Public Works of said city so to do, said Board of Public Works may thereupon abate said nuisance by causing a street light of the kind and character described and required by Section 1 of this ordinance, to be kept and maintained at such street crossing, and may assess all actual expenses of the same against such railroad, which expenses said Board shall collect by placing them on the tax duplicate to be collected as other taxes of the city are collected, or by suit: Provided, however, That the remedy provided in this section shall be independent of, and additional to, any and all remedies afforded by statute or at law or equity for the enforcement of the provisions and requirements of Section 1 of this ordinance.

Sec. 3. All ordinances or parts of ordinances in conflict herewith

are hereby repealed.

SEC. 4. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Morals.

By Mr. Eppert:

General Ordinance No. 48—1907: An ordinance regulating the location and use of tents and other temporary structures upon open lots for the purpose of conducting business of selling refreshments.

- Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall be unlawful for any person, firm or corporation, or any agent thereof, to erect, locate, use, maintain or occupy any tent, awning or other temporary shed or structure upon any open or vacant lot in the City of Indianapolis within two hundred (200) feet of any dwelling house used for residence purposes, or within one hundred (100) feet of any public street or alley, for the purpose of conducting or operating the business of selling at retail any ice cream, soda water, lemonade, popcorn, fruit, sandwiches, or any other articles of food or refreshment whatever.
- SEC. 2. Any tent, awning, or any other temporary shed or structure so erected, located, used, maintained, or occupied in violation of this ordinance shall be deemed a nuisance, and may be abated as such. And it is hereby made the duty of the Building Inspector of the City of Indianapolis to abate the same as a nuisance by proper steps taken.
- Sec. 3. Any person, firm or corporation violating any of the provisions of this ordinance shall be fined in any sum not exceeding \$50.00, and every day said ordinance is violated shall constitute an additional offense.
- Sec. 4. This ordinance shall be in full force from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a daily newspaper printed and published in the City of Indianapolis.

Which was read a first time and referred to the Committee on Public Morals.

By Mr. Royse:

Special Ordinance No. 6—1907: An ordinance defining a part of the boundary line of the City of Indianapolis so as to extend the same and annexing to the City of Indianapolis certain territory contiguous thereto, providing for the publication thereof, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, That the boundary lines of the City of Indianapolis be, and they are hereby extended so as to include the following described contiguous territory all in Marion County, Indiana, whether platted or not, all of which is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, Marion County, State of Indiana, to-wit: All that territory embraced within and between the present boundary lines of the City of Indianapolis and the following described lines, to-wit: Commencing at the corporation line of said city at the intersection of the south line of Minnesota street and the west line of the right of way of the Belt Railroad; thence east to the east line of Keystone avenue; thence in a southeasterly direction to the south line of Iowa street at the intersection with Perkins avenue; thence east along the south line of Iowa street to the south line of the right of way of the C. C. C. & St. L. R. R.; thence in a northwestwardly direction along the south line of said right of way to the east line of Golay avenue; thence north along the east line of said avenue to a point where the south line of Hosbrook's Prospect

street addition if extended west would intersect said avenue; thence east along the south line of Hosbrook's Prospect street addition to the east line of Earhart street; thence north along the east line of Earhart street to a point forty feet south of the south line of section eight (8); thence east forty feet south of the south line of sections eight (8) and nine (9), township fifteen (15) north, range four (4) east, in Marion county, Indiana, to the east line of Emerson avenue; thence north along the east line of said avenue to the south line of English avenue; thence east along the south line of said avenue to the intersection of said line with the north line of the Brookville road and the corporate line of said city; thence following said present corporate line back to the place of beginning.

All of which said contiguous property shall hereafter form a part of said City of Indianapolis, Marion County, Indiana, and be within the jurisdiction of the city, and said territory is hereby consolidated with and made a part of said City of Indianapolis, Marion County, Indiana.

Sec. 2. This ordinance shall be in force and effect from and after its passage, and publication for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation printed and published in the City of Indianapolis, Marion County, Indiana.

Which was read a first time and referred to the Committee on Ordinances.

ORDINANCES ON SECOND READING.

Mr. Davis called for General Ordinance No. 38, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 38, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 38, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 5, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 5, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 5, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Davis called for General Ordinance No. 33, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 33, 1907, be stricken from the files. Carried.

On motion of Mr. Davis the Common Council, at 8:25 o'clock p. m., adjourned.

President.

ATTEST:

City Clerk.

REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind., Monday, June 3, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, June 3, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 18 members, viz: Messrs. Cottey, Brown, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, 2, viz: Messrs. Hartmann and Donavon.

Mr. Royse moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS,
INDIANAPOLIS, IND., May 29, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval General Ordinance No. 38, 1907, being "An ordinance fixing the salary of the assistant police surgeon in the City of Indianapolis, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 5, 1907, being an ordinance appropriating the sum of nine hundred dollars to and for the use of the

Department of Public Parks, and fixing a time when the same shall take effect."

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, June 3, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I herewith present communication from the Board of Public Safety, asking for the transfer of the sum of \$600.00 from the Fire Force pay-roll appropriation to the Furniture and Fixtures account in the Fire Department.

I recommend the passage of the accompanying ordinance, making

the transfer as prayed for.

Very respectfully,

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF PUBLIC SAFETY, OFFICE OF THE BOARD, INDIANAPOLIS, IND., May 31, 1907.

Geo. T. Breunig, Esq., City Controller, City:

DEAR SIR—The Board of Public Safety, at a meeting held May 29, 1907, instructed me to request you to please ask the Common Council to transfer the following funds in the Fire Department:

Six hundred dollars from the Fire Force pay-roll account to the

Furniture and Fixtures fund.

Respectfully yours,

John B. Wood, Secretary.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, June 3, 1907.

To the President and Members of the Common Council:

Gentlemen—I call your attention to the last paragraph of Clause G, Section 5, of the Salary Ordinance recently passed by your honorable body. Through a clerical error in the preparation of said ordinance.

nance the wages of the custodian of the Haughville town hall is fixed at \$25.00 per annum when it should be \$25.00 per month. I have prepared and herewith submit an amendatory ordinance, rectifying the mistake, and respectfully request your honorable body to pass the ordinance at this session under a suspension of the rules.

Respectfully submitted,

Geo. T. Breunig. City Controller.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., May 22, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I am requested by the Board of Public Works to notify you that the ordinance introduced in the Council in the last meeting, authorizing the Board to proceed with the improvement of Julian avenue, from Downey to Ritter avenue, with brick roadway and curb, as provided for by Improvement Resolution No. 5080, was sent to you through an error. The remonstrance filed against this improvement is not a majority, so that we can proceed with the improvement without the passage of an ordinance.

We therefore respectfully request that said ordinance be stricken

from the files of the Council.

Respectfully yours,

BOARD OF PUBLIC WORKS.

Per F. J. NOLL, JR., Clerk,

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., June 3, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I am directed by the Board of Public Works to forward to you for your consideration and action thereon the attached switch ordinance, granting to Gill & Greenen the right to lay and maintain a sidetrack or switch from the west property line of Arsenai avenue to and across the first alley east of Summit street.

Respectfully yours,

BOARD OF PUBLIC WORKS.
Per F. J. NOLL, JR., Clerk.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS. June 3, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached

ordinance authorizing and empowering the Board of Public Works to proceed with the improvement of Meridian street, from north property line of Vermont to north property line of St. Clair streets, with asphalt surface, as provided for by Improvement Resolution No. 5098.

Respectfully yours,

BOARD OF PUBLIC WORKS, Per F. J. Noll, Jr., Clerk.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Public Morals:

Indianapolis, Ind., June 3, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Morals, to whom was referred General Ordinance No. 47—1907, have had the same under consideration and would recommend that said ordinance do pass.

Respectfully submitted,

E. J. STICKELMAN, W. A. RHODES, THEO, PORTTEUS.

Mr. Stickelman moved that the report of the committee be concurred in. Carried.

From the Committee on Public Morals:

Indianapolis, Ind., June 3, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Morals, to whom was referred General Ordinance No. 45, 1907, have had the same under consideration, would recommend that it be amended as follows:

Section 2, ninth line after the word "thereon" insert "or a bond

from some reliable bonding company."

Section 5, fourth line to read \$1.00 in place of 50c.; sixth line to read \$1.00 in place of 50c.; eleventh line to read 10 days in place of 6 days.

And when the ordinance is so amended would recommend that it

do pass.

Respectfully submitted,

E. J. STICKELMAN, W. A. RHODES. THEO. PORTTEUS.

Mr. Rhodes moved that the report of the committee be concurred in. Carried.

Mr. Royse moved to refer back to order of business under Public Health. Carried.

From the Committee on Public Health:

Indianapolis, Ind., June 3, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Health, to which was referred General Ordinance No. 29, 1907, entitled "An ordinance prohibiting the removal, breaking or destruction of any seal placed upon any well by order of the Department of Public Health and Charities of the City of Indianapolis, Indiana, and providing a penalty for the violation thereof," begs leave to report that they have had the same under consideration and recommend that the same do pass.

> OTTO HOFMANN. E. J. STICKELMAN. THEO. PORTTEUS.

Mr. Stickelman moved that the report of the committee be concurred in. Carried.

From the Committee on Public Safety and Comfort:

Indianapolis, Ind., June 3, 1907.

To the President and Members of the Common Council:

GENTLEMEN-Your Committee on Public Safety and Comfort, to whom was referred General Ordinance No. 43, being an ordinance authorizing the Board of Public Works of the City of Indianapolis, Indiana, to improve Nineteenth (19th) street from west property line of Meridian street to the east property line of Illinois street with asphalt roadway and brick gutters, beg leave to report that we have had same under consideration and recommend that same do pass. Respectfully submitted,

J. H. Hamlet. WM. J. NEUKOM, OTTO HOFMANN. LOUIS F. HENRY.

Mr. Hamlet moved that the report of the committee be concurred in. Carried.

From the Committee on Public Safety and Comfort:

Indianapolis, June 3, 1907.

To the President and Members of the Common Council:

Your Committee on Public Safety and Comfort, to whom was referred General Ordinance No. 27, 1907, entitled "An ordinance for fire protection in the City of Indianapolis, Indiana, and repealing all ordinances in connection therewith," beg leave to report that we have had same under consideration and recommend that same do not pass. Respectfully submitted,

WM. J. NEUKOM, JOHN F. WOOD. OTTO HOFMANN. Louis F. Henry.

Mr. Neukom moved that the report of the committee be concurred in.

Mr. Uhl called for the ayes and noes.

The report of the committee was concurred in by the following vote:

Ayes, 13, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Bangs, Stickelman, Portteus, Sullivan, Hofmann, Wright, Henry, and President Frederick W. Eppert.

Noes, 6, viz.: Messrs. Hamlet, Smither, Rhodes, Uhl, Royse, and Hilkene.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., June 3, 1907.

To the President and Members of the Common Council:

GENTLEMEN-We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 36, 1907, entitled "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley east of Senate avenue, from north property line of Eleventh street to south property line of Twelfth street, with brick roadway," beg leave to report that we have had the same under consideration and recommend that said ordinance do not pass.

Respectfully submitted. CHAS. G. DAVIS. ALBERT E. UHL. H. C. SMITHER.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., June 3, 1907.

To the President and Members of the Common Council:

Gentlemen—We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 34, 1907, entitled "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Bellefontaine street from north property line of twenty-third street to north property line of twenty-fifth street, with asphalt roadway and brick gutters," beg leave to report that we have had the same under consideration, and recommend that said ordinance do pass.

Respectfully submitted,

CHAS. G. DAVIS.
ALBERT E. UHL.
LOUIS F. HENRY,
H. C. SMITHER.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Rules:

Indianapolis, Ind., June 3, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Rules, to which was referred General Ordinance No. 42, entitled "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Orange street from west property line of Shelby street to east property line of Leonard street with gravel roadway, cement sidewalks and curb," begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE.
JACOB H. HILKENE.
H. C. SMITHER.

Mr. Royse moved that the report of the committee be concurred in. Carried. INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

SWITCH CONTRACT.

General Ordinance No. 49-1907: An ordinance approving a certain contract granting Gill & Greenen the right to lay and maintain a sidetrack or switch from the west property line of Arsenal avenue to and across the first alley east of Summit street, according to blue print attached, in the City of Indianapolis, Indiana.

WHEREAS, heretofore, to-wit: on the 3d day of June, 1907, filed his petition before the Board of Public Works of the City of Indianapolis, as follows:

PETITION.

To the Board of Public Works, City of Indianapolis:

GENTLEMEN—We petition your honorable Board for permission to build and construct a sidetrack or switch across Arsenal avenue, the first alley east of Arsenal avenue, Summit street, and the first alley east of Summit street, in accordance with detailed description set

forth below and blue print hereto attached and marked Exhibit "A."

Now, Therefore, This agreement, made and entered into this 3d day of June, 1907, by and between Gill & Greenen, of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of the second part.

WITNESSETH: That the party of the first part, being desirous of securing a right of way for a sidetrack or switch from Arsenal avenue to and across the first alley east of Summit street, in the City of In-

dianapolis, which is more specifically described as follows:

Beginning on the west line of Arsenal avenue, the north rail being located 204.5 feet south of the south property line of Williams street; thence running eastwardly across Arsenal avenue, the first alley east of Arsenal avenue, Summit street, and the first alley east of Summit street; the north rail of said track crossing the east property line of Arsenal avenue at a point 183 feet south of the south property line of Williams street; and crossing the west property line of the first alley east of Arsenal avenue at a point 180 feet south of the aforesaid line of Williams street; and crossing the east property line of said alley at a point 181.5 feet south of the aforesaid line of Williams street; and crossing the west property line of Summit street at a point 187 feet south of the aforesaid line of Williams street; and crossing the east property line of Summit street at a point 190 feet south of the aforesaid line of Williams street; and crossing the west property line of the first alley east of Summit street at a point 187 feet south of the aforesaid line of Williams street; and crossing the west property line of said alley at a point 185.5 feet south of the aforesaid line of Williams street, hereby covenants and fully bind themselves, their successors, legal representatives and assigns, that, in consideration of the grant of the privilege and authority herein given,

he will lay, construct and maintain said track upon the terms and conditions hereinafter set forth, to-wit:

- They shall be so laid, improved and kept in repair as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of Indianapolis.
- Said track and switch shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval. Said track shall be raised or lowered to conform to any grade which may, from time to time, be hereafter established, whenever so ordered, in writing, by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the elevation or depression of said tracks.
- The crossing where said track intersects at all times, be kept improved and in repair and free from obstructions or defects of any kind. No car or cars shall be permitted to obstruct such crossing or to be thereon except for such time as may be absolutely necessary in moving them back and forth, and they shall be at no time stopped or detained thereon in such manner as to obstruct public travel.
- Said party of the first part agrees, upon the written order of said Board, made for any good cause affecting the interest of the City or the public welfare, to take up and remove said track, and upon said party's failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done, and the party of the first part hereby releases all claims for damages whatsoever that may arise by reason of such removal; and in removing said track or causing the same to be done, said Board shall in no wise become a trespasser.
- The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said tracks shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said party of the first part to promptly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall do or cause the same to be done at the expense of the said party of the first part, and for which expense and cost the said party of the first part shall be liable.
- The said party of the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said track, and to pay any judgment, with costs, that may on that account be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred by said city in defending against any such claims.
- Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given or granted by this contract, provided, however, that the same may be terminated by said Board, as hereinbefore set forth.

Said party of the second part by virtue of the provisions of an act of the General Assembly of the State of Indiana, entitled "An act concerning municipal corporations," approved March 6, 1905, and in consideration of the things hereinbefore set forth and upon the

terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional sidetrack or switch across in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A."

IN WITNESS WHEREOF, We have hereunto set our hands this 3d

day of June, 1907.

GILL & GREENEN, Party of the first part.

Witness:

HARRY E. ROYSE.

CITY OF INDIANAPOLIS,

JOSEPH T. ELLIOTT, Pres., P. C. TRUSLER, F. J. MACK, Board of Public Works, Party of the Second Part.

AND, WHEREAS, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis, for its consideration and action, now, therefore,

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that such contract above set forth be, and the same is hereby in all things confirmed and approved.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time.

Mr. Rovse moved that the rules be suspended and General Ordinance No. 49, 1907, be placed upon its passage.

Which motion was lost, and the ordinance was referred to the Committee on Public Property and Improvements.

By Mr. Davis:

General Ordinance No. 50-1907: An ordinance amending clauses "b" and "f" of Section 5 of an ordinance entitled, "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16th, 1907.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana: That clauses "b" and "f" of Section 5 of an ordinance entitled, "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16th, 1907, are hereby amended to read as follows:

Section 5. Clause b. For the city engineer's force.

The City Civil Engineer shall receive a salary at the rate of twenty-five hundred (\$2,500.00) per annum.

The assistant city civil engineers, two in number, shall each receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

The deputies or transitmen in charge of engineering corps shall each receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The chief clerk to the city civil engineer shall receive a salary at the rate of thirteen hundred and twenty (1,320.00) dollars per annum.

The assistant clerks and the stenographer shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The draftsmen shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The chemist in charge of the laboratory shall receive a salary at the rate of nine hundred and sixty (\$960.00) dollars per annum.

The rodmen shall each receive a salary at the rate of eight hundred and forty (840.00) dollars per annum.

The chainmen shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The chief inspector shall receive a salary at the rate of eleven

hundred (\$1,100.00) dollars per annum. The assistant chief inspector shall receive a salary at the rate

of nine hundred (\$900.00) dollars per annum.

The inspectors shall each receive a salary at the rate of eight

hundred and forty (\$840.00) dollars per annum.

The city civil engineer, in addition to his regular salary, shall receive for his services in work of track elevation a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The clerk to the city civil engineer engaged on work of track elevation shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

For the sprinkling and sweeping of streets:

The street sprinkling inspectors shall each receive a salary at the rate of seventy-five (\$75.00) dollars per month.

The chief inspector of street sweeping shall receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

The assistant inspectors of street sweeping shall each receive a salary at the rate of one thousand (\$1,000.00) dollars per annum.

The clerk to the chief inspector of street sweeping shall receive a salary at the rate of seventy-five (\$75.00) dollars per month.

The drivers employed at night in street sweeping shall each receive wages at the rate of one dollar and seventy-five cents (\$1.75) per day.

The drivers employed during the day shall each receive wages at the rate of one dollar and sixty cents (\$1.60) per day.

The laborers shall each receive wages at the rate of one dollar and sixty cents (\$1.60) per day.

The chief stableman shall receive wages at the rate of eighteen (\$18.00) dollars per week.

The assistant stablemen shall each receive wages at the rate of twelve (\$12.00) dollars per week.

The blacksmiths shall each receive wages at the rate of three (\$3.00) dollars per day.

Which was read a first time and referred to the Committee on Fees and Salaries.

By Board of Public Works:

General Ordinance No. 51-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Meridian street, from north property line Vermont street to north property line St. Clair street, with asphalt surface.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 12th day of April, 1907, adopt Improvement Resolution No. 5098, 1907, for the improvement of Meridian street, from north property line of Vermont street, to north property line of St. Clair street, with wooden block resurface, and

WHEREAS, The said Board of Public Works and at the same time fix the 29th day of April, 1907, at 10 o'clock a.m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 13th day of April, 1907, and the 20th day of April, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law, and

WHEREAS, On the 10th day of May, 1907, further action having been postponed to this day from April 29, 1907, the Board met in regular session, taking final action on said Improvement Resolution, modifying same so as to provide for asphalt surface; and

Whereas, On the 20th day of May, 1907, a written remonstrance was filed with the Board against the said improvement of Meridian street, and the same was referred to the City Civil Engineer for investigation and report; and

WHEREAS, On the 27th day of May, 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners had signed said remonstrance, and

Whereas, On the 29th day of May, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now therefore

SECTION 1. Be it ordained by the Common Council of the City of Indianapo'is, Indiana, that the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve Meridian street, from north property line of Vermont street to north property line of St. Clair street, with asphalt surface, in accordance with Improvement Resolution No. 5098, 1907, adopted by the Board of Public Works on the 12th day of April, 1907.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By City Controller:

General Ordinance No. 52—1907: An ordinance to amend section five of General Ordinance No. 32, 1907, entitled: "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict therewith," approved May 16, 1907.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sixth paragraph, clause G, Section five (5) of General Ordinance No. 32, 1907, entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," approved May 16, 1907, where said sixth paragraph reads "the custodian of the Haughville town hall shall receive wages at the rate of twenty-five (25.00) dollars per annum" be and the same is hereby amended so as to read "the custodian of the Haughville town hall shall receive wages at the rate of twenty-five (25.00) dollars per month."

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time.

Mr. Rhodes moved that the rules be suspended and General Ordinance No. 52, 1907, be placed upon its passage, which motion was lost and the ordinance was referred to the Committee on Fees and Salaries.

By City Controller:

General Ordinance No. 53—1907: An ordinance providing for the transfer of the sum of six hundred dollars from certain fund to a certain fund in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby transferred the sum of six hundred (\$600.00) dollars from the appropriation heretofore made for the Fire Force pay-roll account to Fire Department Furniture and Fixtures account in and for the use of the Department of Public Safety.

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

Mr. Hamlet, by request:

General Ordinance No. 54—1907: An ordinance for fire protection in the City of Indianapolis, Indiana, and repealing all ordinances in connection therewith.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall hereafter be unlawful for any person, firm, or corporation to use, lease or permit to be used or leased, any building containing a basement, cellar or sub-cellar in which any goods or articles of merchandise of any kind are to be stored, or in which any manufacturing is to be carried on, without first providing in said basement, cellar or sub-cellar, as a part of its construction and equipment, lines of wrought iron or galvanized iron water pipes with malleable iron fittings, said water pipes to have an area of not less than two and one-half $(2\frac{1}{2})$ inches in diameter for an area surface space of four thousand (4,000) square feet or less, and for basements, cellars or sub-cellars requiring more than one lateral line, then all lateral lines shall be connected together at both ends, making a complete circulating system, and the feed lines connecting the lateral lines together shall have an area equal to the combined areas of all lateral lines, and in no case shall a lateral line be less than two and one-half (2½) inches in diameter. It shall also be unlawful for any such person, firm or corporation to omit to provide said lines of pipe with branches of iron water pipe running thereform, not less than one and one-half $(1\frac{1}{2})$ inches in diameter, or to omit to provide said pipe lines and branches with automatic rotary brass nozzles, in the proportion of one such nozzle to every four hundred (400) square feet of said area surface or fraction thereof, except where branch lines are used, then a smaller rotary nozzle of not less than three-quarter (34) inch diameter connection may be used, one such nozzle to every two hundred (200) square feet of said area surface or fraction thereof. And it shall likewise be unlawful for any such person, firm or corporation to omit to provide said system or basement, cellar or sub-cellar pipes with as many Siamese connections on the outside of said building as may be designated and required by the Chief of the Fire Force of said city, said Siamese connections to have an automatic check valve in each branch.

Sec. 2. It shall be unlawful for any person, firm or corporation owning or occupying any building in the City of Indianapolis, Indiana, already erected, containing a basement, cellar or sub-cellar in which any goods or articles of merchandise of any kind are stored, or in which any manufacturing is being carried on, or in which basement, cellar or sub-cellar any such goods or articles are to be stored or manufacturing is to be carried on, to continue to so store any such goods or articles, or to continue to carry on any manufacturing therein, after a notice of thirty days has been served on such person, firm or corporation, requiring such service to be installed, without having first provided said basement, cellar or sub-cellar with a system of iron water pipes, with automatic rotary brass nozzles and Siamese connections, as provided for in Section 1 of this ordinance.

Sec. 3. The Chief of the Fire Force of the City of Indianapolis, Indiana, shall require the system of pipe equipment described in Section 1 of this ordinance, to be placed in any part of any theater, hotei, or public assembly hall in said city within thirty (30) days after giving notice to the owner so to do. And it shall be unlawful for any such owner to neglect or refuse to so equip any such theater, hotel or public assembly hall, when so notified by said Chief of the Fire Force, beyond

the said space of thirty (30) days, and it shall be unlawful for any person, firm or corporation, after said period, to use or permit any building to be used for a theater, hotel or assembly hall, unless the same be equipped as herein provided.

- Sec. 4. In any case where the owner of any such building already erected is not a resident of the City of Indiaanpolis, Indiana, the notices provided for in sections No. 2 and No. 3 hereof, may be served on any occupant, agent or representative of such owner, and such service shall be a valid and legal service on the owner, lessor or lessee of such building.
- Sec. 5. All notices authorized or required to be served on the owners of premises or occupants thereof, or their agents or representatives, under the provisions of this ordinance, shall be served by the Chief of the Fire Force of the City of Indianapolis, Indiana, or any assistant of said Chief of Fire Force, designated by him, in his name, and the return of service under the official name or signature of such Chief of Fire Force shall be valid and binding on all parties.
- SEC. 6. Any person, firm or corporation violating any provision of any or either of the sections of this ordinance, shall, upon conviction, be fined in any sum not less than ten dollars (\$10.00) nor more than one hundred dollars; and each day that any such owner, lessor, lessee, or occupant of any building shall allow goods or merchandise to be stored or manufacturing to be carried on in any such basement, cellar or sub-cellar without having the same provided with water pipes and equipment described in Section one (1) hereof, as required by Sections one (1), two (2) and three (3), shall constitute a separate offense.
- SEC. 7. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in a newspaper of general circulation in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

ORDINANCES ON SECOND READING.

Mr. Rhodes called for General Ordinance No. 45, 1907, for second reading. It was read a second time.

Mr. Rhodes moved that General Ordinance No. 45, 1907, be amended as recommended by the Committee. Carried.

Mr. Rhodes moved that General Ordinance No. 45, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 45, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Sullivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert.

Noes, none.

Mr. Stickelman called for General Ordinance No. 47, 1907, for second reading. It was read a second time.

Mr. Stickelman moved that General Ordinance No. 47, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 47, 1907, was read a third time and passed by the following vote:

Ayes, 18, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Sul'ivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert. Noes, none.

Mr. Stickelman called for General Ordinance No. 29, 1907, for second reading. It was read a second time.

Mr. Stickelman moved that General Ordinance No. 29, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 29, 1907, was read a third time and passed by the following vote:

Ayes, 18, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Sullivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert. Noes, none.

Mr. Hamlet called for General Ordinance No. 43, 1907, for second reading. It was read a second time.

Mr. Hamlet moved that General Ordinance No. 43, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 43, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Sullivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert.

Noes, none,

Mr. Neukom called for General Ordinance No. 27, 1907, for second reading. It was read a second time.

Mr. Neukom moved that General Ordinance No. 27, 1907, be stricken from the files.

Mr. Uhl called for the ayes and noes.

The roll was called and General Ordinance No. 27, 1907, was stricken from the files by the following vote:

Ayes, 15, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Bangs, Stickelman, Portteus, Royse, Sullivan, Hofmann, Wright, Henry, and President Frederick W. Eppert.

Noes, 4, viz.: Messrs. Hamlet, Rhodes, Uhl, and Hilkene.

Mr. Davis called for General Ordinance No. 34, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 34, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 34, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Sullivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert.

Noes, none.

Mr. Davis called for General Ordinance No. 36, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 36, 1907, be stricken from the files.

Mr. Royse called for the ayes and noes.

The roll was called and General Ordinance No. 36, 1907, was stricken from the files by the following vote:

Ayes, 12, viz.: Messrs. Hamlet, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Sullivan, Hofmann, Wright, and Henry.

Noes, 7, viz.: Messrs. Brown, Cottey, Wood, Portteus, Royse, Hilkene, and President Frederick W. Eppert.

Mr. Royse called for General Ordinance No. 42, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 42, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 42, 1907, was read a third time and passed by the following vote:

Ayes, 16, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Bangs, Stickelman, Portteus, Royse, Sullivan, Hofmann, Hilkene, Wright, and Henry.

Noes, 3, viz.: Messrs. Davis, Uhl, and President Frederick W. Eppert.

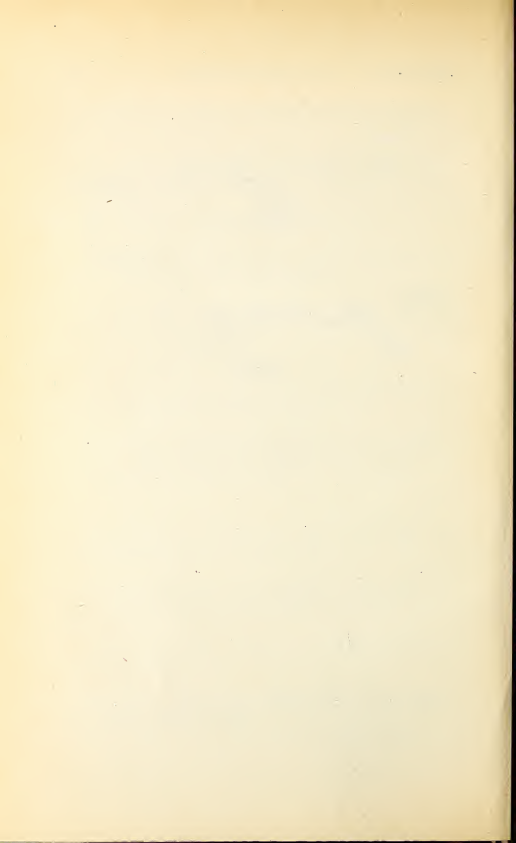
On motion of Mr. Bangs the Common Council at 8:50 o'clock p. m. adjourned.

President.

ATTEST:

Pames. M. Mully
City Clerk.





REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind., Monday, June 17, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, June 17, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 18 members, viz.: Messrs. Cottey, Brown, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene and Wright.

Absent, 2, viz.: Messrs. Bangs and Henry.

Mr. Royse moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS,
INDIANAPOLIS, INDIANA, June 13, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I return herewith without my approval General Ordinance No. 47, 1907, the same being "An ordinance requiring railroad companies to maintain street lights at street crossings in the city of Indianapolis where such companies run cars, engines or trains of cars in the night time."

This ordinance while meeting with my entire approval has been rendered unnecessary by the action of the railroad companies in entering into an agreement with the city of Indianapolis by which such companies obligate themselves to pay to the city treasury 30 per čentof the cost of the maintenance of all lights now established or which may be established on any crossing of such railroads. The agreement between the companies and the city was entered into by the Board of

Public Works and myself after consultation with Corporation Counsel Matson, in the belief that an amicable adjustment of the matter would better serve the interests of the people than would long continued litigation which at the best would be doubtful in results.

The statute under which this ordinance was drawn only authorized the city to demand such lights at the expense of the railroad companies for thirty minutes during the passage of every train, engine or car, and prior thereto, and as it would prove to be a practical impossibility to determine just when these lights should be in service, it was deemed best by the members of the Board and myself that the settlement outlined above should be made. I desire to call the attention of the members of your Honorable body to the fact that under the terms of the agreement the city will secure 30 per cent of the cost of the maintenance of lights not only upon crossings which are in constant use during the night time, but also at all crossings on lines which are not used at any time between the hours specified in the ordinance. I sincerely trust that the settlement made by the Board of Public Works and myself will meet with the approval of your honorable body, as I firmly believe it to be in the best interests of the people that this question should be thus advantageously settled without the long delays incident to litigation. dent to Huganon.

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER. Mayor.

EXECUTIVE DEPARTMENT. CITY OF INDIANAPOLIS, Indianapolis, Indiana, June 13, 1907.

To the President and Members of the Common Council.

GENTLEMEN-I return herewith with my approval General Ordinance No. 45, 1907, being "An ordinance regulating the keeping, operation and maintenance of intelligence offices and employment bureaus.' eaus."
I have the honor to remain,

Very truly yours,

C. A. BOOK-WALTER, Mayor.

> EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS. Indianapolis, Ind., June 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I return herewith with my approval the following ordinances:

General Ordinance No. 29, 1907, being "An ordinance prohibiting the removal, breaking or destruction of any seal placed upon any well by order of the Department of Public Health and Charities of the city of Indianapolis, Indiana, and providing a penalty for the violation thereof."

General Ordinance No. 54, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the city of Indianapolis,

Indiana, to improve Bellefontaine Street from NPL Twenty-third Street to NPL Twenty-fifth Street with asphalt roadway and brick gutters.

General Ordinance No. 42, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the city of Indianapolis, Indiana, to improve Orange Street from WPL Shelby Street to EPL

Leonard Street with gravel roadway, cement walks and curb."

General Ordinance No. 43, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the city of Indianapolis, Indiana, to improve Nineteenth Street from WPL Meridian Street to EPL Illinois Street with asphalt roadway and brick gutters.'

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER. Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, Indiana, June 17, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I herewith submit communication from the Board of Public Safety, asking for the transfer of \$2000.00 to the "Building Repairs" fund, \$600.00 from the "Mounted Police Horse Feed" fund and \$1,400.00 from the "Mounted Police Equipment" fund, all in Police Force accounts.

I herewith submit an ordinance making the transfers as requested and recommend its passage.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

Department of Public Safety. OFFICE OF THE BOARD. Indianapolis, Ind., June 13, 1907.

Geo. T. Breunig, Esq., City Controller, Indianapolis, Ind.:

DEAR SIR-At a meeting of the Board of Public Safety, held June 12, 1907, I was instructed to request you to please ask the Common Council to transfer the following funds in the Police Department:

\$1,400.00 from the Mounted Police Equipment Fund. \$600.00 from the Mounted Police Horse Feed Fund. Total of \$2,000.00 to the Building Repairs Fund.

This is found to be absolutely necessary to place a new roof on the Station House, it being beyond repairs, and for changes that must be made in the Police Court Room.

Respectfully yours,

JOHN B. WOOD, Secretary. From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, Ind., June 10, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I am directed by the Board of Public Works to forward to you, for consideration and action thereon, the attached switch ordinance, granting to Coburn Timber Company the right to lay and maintain a switch from the Monon tracks across Twenty-third Street into lots Nos. 85, 86, 87 and 88, south side of Twenty-third Street, west side of the railroad tracks.

> Respectfully yours, BOARD OF PUBLIC WORKS, Per F. J. Noll, Jr., Clerk.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, Ind., June 10, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I am directed by the Board of Public Works to forward to you, for consideration and action thereon, the attached ordinance authorizing and empowering the Board of Public Works to proceed with the improvement of Audubon Road, from south side P. C. C. & St. L. Ry. tracks to north side C. H. & D. Ry. tracks, with brick roadway and curbing, as provided for by I. R. No. 5124.

Yours truly,
BOARD OF PUBLIC WORKS,
Per F. J. NOLL, JR., Clerk.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Fees and Salaries:

Indianapolis, Ind., June 17, 1907.

To the President and Members of the Common Council:

GENTLEMEN-We, your Committee on Fees and Salaries, to which was referred, General Ordinance No. 52, 1907, entitled "An Ordinance to amend section five of General Ordinance No. 32, 1907, entitled "An Ordinance concerning the compensations of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict therewith," approved May 16, 1907, beg leave to report that we have had the same under consideration and recommend the said Ordinance do pass.

Respectfully submitted,

CHAS G. DAVIS.
E. J. STICKELMAN.
J. L. DONAVON.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Fees and Salaries:

Indianapolis, Ind., June 17, 1907.

To the President and Members of the Common Council:

Gentlemen—We, your Committee on Fees and Salaries, to which was referred, General Ordinance No. 50, 1907, an Ordinance amending clauses "b" and "f" of Section five of an ordinance entitled, "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith." being General Ordinance No. 32, 1907, approved May 16, 1907, beg leave to report that we have had the same under consideration, and recommend that said Ordinance do pass.

Respectfully submitted,

CHAS. G. DAVIS. E. J. STICKELMAN, JOHN L. DONAVON.

Mr. Davis moved that the report of the committee be concurred in.

Mr. Rhodes moved that further consideration of the report be laid over until next regular meeting.

Mr. Davis moved to lay the motion of Mr. Rhodes on the table, and called for the ayes and noes. The motion to table was lost by the following vote:

Ayes, 7, viz.: Messrs Davis, Stickelman, Portteus, Donavon, Sullivan, Hofmann and Hilkene.

Noes, 12, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Uhl, Hartmann, Royse, Wright and President Frederick W. Eppert.

The motion of Mr. Rhodes was then put and carried.

From the Committee on Fees and Salaries:

Indianapolis, Ind., June 17, 1907.

To the President and the Members of the Common Council:

Gentlemen—We, your Committee on Fees and Salaries, to which was referred General Ordinance No. 40, 1907, entitled, "An ordinance approving a certain contract granting C. W. Rosseter & Co. the right to lay and maintain a sidetrack or switch from the sidetrack of the Chicago, Indianapolis and Louisville Railway across Thirty-eighth Street and in and along the first alley east of Winthrop Ave., to the property of your petitioners, according to blue print attached, in the City of Indianapolis, Indiana," beg leave to report that we have had same under consideration, and recommend that said Ordinance do not pass.

Respectfully submitted,
Chas G. Davis.
John L. Donavon.
E. J. Stickelman.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Finance.

Indianapolis, Ind., June 17, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—Your Finance Committee to which was referred General Ordinance No. 53, 1907, entitled "An ordinance providing for the transfer of six hundred dollars from certain fund to a certain fund in and for the use of the Department of Public Safety, and fixing a time when the same shall take-effect," begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted,

HARRY E. ROYSE.
ALBERT E. COTTEY.
J. H. HAMLET.
W. A. RHODES,
JAS. F. SULLIVAN.
JACOB H. HILKENE.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on Finance:

To the President and Members of the Common Council:

Gentlemen—Your Committee on Finance, to whom was referred General Ordinance No. 39, 1907, having had the same under consideration, beg leave to report as follows:

We recommend that as an amendment to said ordinance, as introduced, the following be substituted:

"An ordinance relating to the licensing, taking and regulating all shops, inns, taverns, hotels or other places where intoxicating liquors are kept for sale to be used in, or drank upon the premises; and regulating, restraining such shops, inns, hotels, or other places aforesaid, defining and designating the places, locality, room, building or other place where such liquors may be kept or sold and declaring an emergency.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, That it shall he unlawful for any person to sell, barter, or give away any intoxicating liquors within the corporate limits of the City of Indianapolis, without first procuring a license from the City Comptroller of the City of Indianapolis, as hereinafter provided.

- SEC. 2. Before any person shall engage in the business of selling intoxicating liquors within the corporate limits of the City of Indianapolis he shall make application to the City Comptroller of said City of Indianapolis for a license to carry on such business, and in such application he shall state his name, age, residence, with his place of residence and occupation for the two years immediately preceding the making of such application, and shall in such application describe the premises wherein and whereon he desires to carry on such business, giving a particular description of the real estate, the building, the street number and the various entrances to such room, and shall state whether any other business is to be carried on in the same room or in connection with such business, and shall pay to the Comptroller one dollar as a filing fee for the filing of such application, and upon such application being filed with said Comptroller, and the fee for filing being paid, the Comptroller shall certify said application to the Common Council of said city, and upon the said Common Council being satisfied with the fitness of the applicant and with the place where such intoxicating liquors are proposed to be sold, the Council aforesaid shall by resolution approve such application, and thereupon such applicant shall pay to the City Comptroller for the City of Indianapolis the sum of two hundred and fifty dollars (\$250.00) as a license fee for one year, and the Comptroller shall upon such payment being made, issue a license to such applicant for the sale of intoxicating liquors on the premises described in the application, but until such application for license is approved by the Common Council of said city, a license shall not issue.
- Sec. 3. No license hereunder shall be issued for any longer period nor for any shorter period than one year.
- Sec. 4. Any person violating any of the provisions of this ordinance shall be fined in any sum not less than fifty dollars and not exceeding two hundred and fifty dollars, to which may be added

imprisonment in the county jail for any period not exceeding thirty days, and each violation shall constitute and be a separate offense.

Whereas, an emergency exists for the immediate taking effect of this ordinance, therefore the same shall be in full force and effect from and after its passage and the publication thereof for two weeks in a daily newspaper of general circulation printed and published in the City of Indianapolis."

And that as so amended by said substitute, that said ordinance

do pass.

Respectfully submitted,

HARRY E. ROYSE. JACOB H. HILKENE. ALBERT E. COTTEY. W. A. Rhodes.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on Ordinances:

Indianapolis, Indiana, June 13, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen-Your Committee on Ordinances to which was referred Special Ordinance No. 5, 1907, entitled "An Ordinance annexing certain territory to the City of Indianapolis, defining a part of the boundary line of said city and fixing a time when same shall take effect," begs leave to report that it has had same under consideration and recommends that said Ordinance do pass.

Respectfully submitted, W. O. Bangs JOHN F. WOOD.

JOHN L. DONAVON.

Mr. Wood moved that the report of the committee be concurred in. Carried.

From the Committee on Ordinances:

Indianapolis, Ind., June 13, 1907.

To the President and Members of the Common Council:

Gentlemen-Your Committee on Ordinances, to which was re-GENTLEMEN—Four Committee on Ordinances, to which was referred Special Ordinance No. 6, 1907, being "An ordinance defining a part of the boundary line of the City of Indianapolis so as to extend the same and annexing to the City of Indianapolis certain territory contiguous thereto, providing for the publication thereof, and fixing a time when the same shall take effect," introduced at the regular meeting of this body on the 20th day of May, 1907, having had the same under consideration beg leave to recommend that said ordinance be amended as follows:

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the boundary lines of the City of Indianapolis be, and the same are hereby extended so as to include the following described contiguous territory, all in Marion County, Indiana, whether platted or not, all of which is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, Marion County, State of Indiana, to-wit: All that territory embraced within and between the present boundary lines of the City of Indianapolis and the following described lines, to-wit: Commencing at the east line of the right of way of the Belt Railroad and Stockyards Company of the present city limits at its intersection with the center line of Minnesota street; thence east with the center line of Minnesota street and the line extended due east to the center line of Perkins avenue; thence south with the center line of Perkins avenue to the south line of Iowa street, as now recorded; thence east with the south line of Iowa street and the line extended due east to the east line of the right of way of the C., C., C. & St. L. R. R. Co.; thence in a northwesterly direction with the east line of the right of way of the C., C., C. & St. L. R. R. to the center line of Section Seventeen (17), Township Fifteen (15), North Range Four (4) East; thence east with the center line of Section Seventeen (17), Township Fifteen (15), North Range Four (4) East, said line being the center line of a county road known as Alexander avenue, to the line dividing Sections Sixteen (16) and Seventeen (17), Township Fifteen (15), North Range Four (4) East; thence north with said line, being the center line of Sherman Drive, to a point one hundred and fifty (150) feet south of the north line of Section Sixteen (16), Township Fifteen (15), North Range Four (4) East; thence east one hundred and fifty (150) feet south of and parallel to the north line of Sections Fifteen (15) and Sixteen (16), Township Fifteen (15), North Range Four (4) East, to a point which would be one hundred and fifty (150) feet east of and parallel to the east line of Section Sixteen (16) Township Fifteen (15), North Range Four (4) East, said line being the center line of Emerson avenue; thence north with the line dividing Sections Sixteen (16) and Fifteen (15), Township Fifteen (15), North Range Four (4) East, said line being the center line of Emerson avenue, to the north line of the right of way of the Indianapolis and Cincinnati Traction Company; thence east of the north line of the right of way of the Indianapolis and Cincinnati Traction Company to the center line of Section Ten (10), Township Fifteen (15), North Range Four (4) East; thence north with the center line of Section Ten (10), Township Fifteen (15), North Range Four (4) East to a point which would be one hundred and fifty (150) feet at right angles with the center line of the Brookville free gravel road; thence southeast one hundred and fifty (150) feet south of and parallel to the center line of the Brookville Free Gravel Road; and a line extended to a point which would be one hundred and fifty (150) feet east of the center line of Arlington avenue; thence north one hundred and fifty (150) feet east of and parallel with the center line of Arlington avenue to the present city limits; thence west, south, west, south, northwest, south, west, north, west, south, southwest to the place of beginning.

As above amended, your Committee respectfully recommends that

said ordinance be passed.

W. O. BANGS.
JOHN F. WOOD.
JOHN L. DONAVON.

Mr. Wood moved that the report of the committee be concurred in. Carried.

From the Committee on Public Property and Improvements:

Indianapolis, Ind., June 17, 1907.

To the President and the Members of the Common Council:

Gentlemen—Your Committee on Public Property and Improvements to which was referred General Ordinance No. 35, 1906, entitled,

"An Ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana," to improve Cruse St. from NPL Washington St., to SPL Market St., with brick roadway and curbing," begs leave to report that it has had the same under consideration and recommend that the same do pass.

Respectfully submitted,
B. A. Brown.
HARRY E. ROYSE.
JOHN L. DONAVOY,

Mr. Brown moved that the report of the committee be concurred in. Carried.

From the Committee on Public Property and Improvements:

Indianapolis, Ind., June 17, 1907.

To the President and the Members of the Common Council:

Gentlemen—Your Committee on Public Property and Improvements to which was referred General Ordinance No. 49, 1907, entitled, "An Ordinance approving a certain contract granting Gill & Greenen the right to lay and maintain a side track or switch from W. property line of Arsenal Ave., to and across the first alley east of Summit St.," begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted,
B. A. Brown.
HARRY E. ROYSE.
JOHN L. DONAVON,

Mr. Brown moved that the report of the committee be concurred in. Carried.

From the Committee on Public Safety and Comfort:

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—Your Committee on Public Safety and Comfort, to whom was referred General Ordinance No. 54, 1907, entitled, "An Ordinance for Fire Protection in the City of Indianapolis," and repealing

all other Ordinances in connection therewith, having had such Ordinance under consideration, we beg leave to report.

- We recommend that said Ordinance be amended as follows:
- By adding, after the word "brass" on line No. 21, Page No. 1, the following: "or other non-rusting metal."
- By adding, after the word "nozzle," on line No. 24, the words "brass or other non-rusting metal."
- (c) By adding, after the word "brass" on line No. 12, Page No. 2, the following words, "or other non-rusting metal."

And that as amended we recommend that said Ordinance do pass. Respectfully submitted,

JOHN F. WOOD.

OTTO HOFMANN, J. H. Hamlet.

Mr. Hamlet moved that the report of the committee be concurred in. Carried.

From the Committee on Public Safety and Comfort:

Indianapolis, Ind., June 17, 1907.

To the President and the Members of the Common Council:

Gentlemen—Your Committee to whom was referred general ordinance No. 152, 1906, entitled "An ordinance requiring peddlers and hawkers to pay a license to the City of Indianapolis, providing penalties for the violation thereof and repealing all ordinances in conflict therewith," have had same under consideration and recommend that said ordinance be amended as follows

An ordinance requiring peddlers and hawkers to pay a license to the City of Indianapolis, Ind., providing penalties for the violation thereof and repealing all ordinances or parts of ordinances in conflict

therewith.

- SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Ind., that it shall be unlawful for any person, firm or corporation, to peddle, barter or sell any goods, wares or merchandise whatsoever, by retail in or along the streets or alleys of the City of Indianapolis, Ind., traveling from place to place therein, either on foct or with any kind of vehicle, without first having procured and paid for a license so to do, as hereinafter provided.
- Sec. 2. Every person who goes from house to house, or from one part of the public streets or alleys to another in a vehicle, on foot or with a push cart, offering for sale any goods, wares, merchandise, fruit, candies, poultry, produce or other article shall be deemed a peddler within the meaning of this ordinance, and the word "peddler" shall include "hucksters," "hawkers" and "itinerant dealers" as commonly used, and shall include any person going about said city, on foot or otherwise, taking orders for, or selling any kind of goods, wares or merchandise by sample, to be afterwards delivered.
- Sec. 3. The foregoing provisions shall not be construed so as to apply to any person selling produce of his or her own raising, nor to children under the age of 15 years who sell fruit, matches or stationery on their own account, nor to persons selling newspapers, nor to mer-

chants of this city who take orders for future delivery, nor to ex-Union soldiers or sailors as exempted by state laws.

Sec. 4. Any person, firm or corporation, desiring a license for any of the purposes embraced in this ordinance must pay to the Treasurer of said City the amount of money as follows: For each peddler using any wagon, or vehicle, forty dollars per year, payable semi-annually. For each helper on such wagon or vehicle, twenty dollars per year, payabe semi-annually. For each push cart, twenty dollars per year, payable semi-annually. And for each foot peddler ten dollars per year, payable semi-annually. Provided, any person, firm or corporation desiring to carry on a temporary business may be permitted to take out a license upon payment of one dollar per day as provided in this ordinance. Upon presenting the receipt of the Treasurer of said City, for money paid, as above provided, to the City Comptroller; said City Comptroller shall issue to such person the proper license therefor, provided all such licenses shall expire on the 30th day of June, and 31st day of December of each year, and no reduction shall be made on account of any portion of the time having run before the actual issuing of said license.

SEC. 5. It shall hereafter be unlawful for any person, firm or corporation obtaining a license, as provided in the foregoing section, to sell or offer to sell, any produce, or merchandise without having a badge plainly displayed upon his clothing, bearing the words "Huckster," "Helper," "Push cart," and "Peddler," and the number of his license in figures. Said badges shall be furnished by the City Comptroller, who shall be entitled to charge fifty cents for the badge and one dollar for issuing said license.

Sec. 6. Any peddlers or hawkers, who sell or offer for sale any decayed or unwholesome goods, intended for human consumption, or is guilty of any cheat, fraud or deception, or violates any of the provisions of this ordinance, shall be fined in any sum not exceeding one hundred dollars, nor less than five dollars, and each day's violation shall constitute a separate offense; provided, that for a second offense such person shall forfeit his license.

All ordinances, or parts of ordinances, in conflict with the Sec. 7. provisions of this ordinance shall be, and the same are hereby repealed.

This ordinance shall be in full force and effect from, and after its passage and publication in the Indianapolis Sun, once each week and for two consecutive weeks.

And when so amended would recommend that same do pass.

J. H. HAMLET. OTTO HOFMANN.
JOHN F. WOOD.
WM. J. NEUKOM,

Mr. Hamlet moved that the report of the committee be concurred in. Motion lost.

Mr. Royse moved to reconsider.

Mr. Sullivan called for the ayes and noes.

The motion to reconsider was lost by the following vote:

Ayes, 6, viz.: Messrs. Cottey, Hamlet, Wood, Neukom, Smither and Hofmann.

Noes, 13, viz.: Messrs. Brown, Davis, Rhodes, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hilkene, Wright and President Frederick W. Eppert. INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By City Controller:

General Ordinance No. 55, 1907. An ordinance providing for the transfer of certain funds to certain fund in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby transferred certain funds to certain fund from appropriations heretofore made for the police force in the Department of Public Safety, as follows, to-wit:

Six Hundred (\$600.00) dollars from the "Mounted Police Horse-Feed" fund to the "Building Repairs" fund.

Fourteen Hundred (\$1,400.00) dollars from the "Mounted Police Equipment" fund to the "Building Repairs" fund.

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time.

Mr. Royse moved that the rules be suspended and General Ordinance No. 55, 1907, be placed upon its passage. Carried.

Mr. Royse called for General Ordinance No. 55, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 55, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 55, 1907, was read a third time and passed by the following vote:

Aves, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes. Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

By Board of Public Works:

SWITCH CONTRACT.

General Ordinance No. 56—1907: An ordinance approving a certain contract granting Wm. H. Coburn, proprietor of Coburn Timber Co., the right to lay and maintain a sidetrack or switch from Monon railroad tracks near 23d street, according to blue print attached, in the City of Indianapolis, Indiana.

WHEREAS, heretofore, to-wit: on the 1st day of June, 1907, Wm. H. Coburn, proprietor Coburn Timber Co., filed his petition before the Board of Public Works of the City of Indianapolis, as follows:

PETITION.

To the Board of Public Works, City of Indianapolis:

Gentlemen—I am anxious to get permission to lay a switch from the Monon tracks across Twenty-third street, as per blue print, into lots 85, 86, 87 and 88, south side of Twenty-third street, west side of the railroad tracks.

NOW, THEREFORE, This agreement, made and entered into this 7th day of June, 1907, by and between Coburn Timber Company, Wm. H. Coburn, proprietor, of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of the second part.

WITNESSETH: That the party of the first part, being desirous of securing a right of way for a sidetrack or switch from Monon tracks as per blue print attached, in the City of Indianapolis, which is more specifically described as follows: As per blue print drawing, the center of the switch will cross property line on the north side of 23d street about 136 feet east of the southwest corner of lot No. 189, Reagan Park addition; the center of the switch will cross property line on the south side of 23d street about 147 feet east of the northwest corner of lot 85, Bruce Place addition, hereby covenants and fully binds himself, his successors, legal representatives and assigns, that, in consideration of the grant of the privileges and authority herein given, he will lay, construct and maintain said track upon the terms and conditions hereinafter set forth, to-wit:

(1) They shall be so laid, improved and kept in repair as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of Indianapolis.

- (2) Said track and switch shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval. Said track shall be raised or lowered to conform to any grade which may, from time to time, be hereafter established, whenever so ordered, in writing, by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the elevation or depression of said tracks.
- (3) The crossing where said track intersects shall, at all times, be kept improved and in repair and free from obstructions or defects of any kind. No car or cars shall be permitted to obstruct such crossing or to be thereon except for such time as may

be absolutely necessary in moving them back and forth, and they shall be at no time stopped or detained thereon in such manner as to ob-

struct public travel.

(4) Said party of the first part agrees, upon the written order of said Board, made for any good cause affecting the interest of the City or the public welfare, to take up and remove said track, and upon said party's failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done, and the party of the first part hereby releases all claims for damages whatsoever that may arise by reason of such removal; and in removing said track or causing the same to be done, said Board shall in no wise become a trespasser.

(5) The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said tracks shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said party of the first part to promptly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall

do or cause the same to be done at the expense of the said party of

the first part, and for which expense and cost the said party of the first part shall be liable.

The said party of the first part herein binds himself to hold (6)said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said track, and to pay any judgment, with costs, that may on that account be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred by said city in defending against any such claims.

Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given or granted by this contract, provided, however, that the same may be terminated by said

Board, as hereinbefore set forth.

Said party of the second part by virtue of the provisions of an act of the General Assembly of the State of Indiana, entitled "An act concerning municipal corporations," approved March 6, 1905, and in consideration of the things hereinbefore set forth and upon the terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional sidetrack or switch across in the City of Indianapolis, all as shown by the drawing attached

hereto, filed herewith and for greater certainty marked "Exhibit A." IN WITNESS WHEREOF, We have hereunto set our hands this 7th day of June, 1907.

COBURN TIMBER CO., By WM. H. COBURN, Proprietor, Party of the first part.

Witness:

CITY OF INDIANAPOLIS,

By

JOSEPH T. ELLIOTT, Pres., P. C. TRUSLER, F. J. MACK, Board of Public Works. Party of the Second Part.

And, Whereas, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis, for its consideration and action, now, therefore,

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that such contract above set forth be, and the same is hereby in all things confirmed and approved.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Railroads.

By Board of Public Works:

General Ordinance No. 57-1907: An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Audobon road, from south side P., C., C. & St. L. Ry. tracks to north side C., H. & D. Ry. tracks with brick roadway and curbing.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 10th day of May, 1907, adopt Improvement Resolution No. 5124, 1907, for the improvement of Audobon road, from south side P., C., C. & St. L. Ry. tracks to north side C., H. & D. Ry. tracks, with brick roadway and curbing, and

WKEREAS, The said Board of Public Works did at the same time fix the 27th day of May, 1907, at 10 o'clock a. m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of said time for hearing was published on the 11th day of May, 1907, and the 18th day of May, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 27th day of May, 1907, the Board having met in regular session, took final action on said improvement resolution without modification; and

WHEREAS. On the 6th day of June, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of Audobon road.

WHEREAS, On the 7th day of June, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Audobon road, from south side of P., C., C. & St. L. Ry. tracks to north side C., H. & D. Ry. tracks with brick roadway and curbing in accordance with Improvement Resolution No. 5124, 1907, adopted by the Board of Public Works on the 10th day of May, 1907.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time.

By Mr. Portteus:

Indianapolis, Ind., June 7, 1907.

To the President and Members of the Common Council, City:

We, the undersigned, resident-property owners, representing a majority of the resident property owners of South Audubon Road, respectfully petition and ask for suspension of the rules and ask for an immediate passage of the improvement Order No. 5124, providing for the improvement of S. Audubon Road, between the Pennsylvania and the C., H. & D. R. R., with brick road way; it was not our intention in filing a remonstrance, to stop the improvement of said street; we erred in our judgment as to the time necessary for asking for modifications before said board, hence our appeal to you for immediate passage for said improvement resolution, so that the improvement of said street can be made during the present summer.

G. M. Merrick, 302 S. Audubon.
S. S. Willoughby, S. Audubon and Rawles Ave.
Harry J. Pope, 415 S. Audubon Rd.
Eliza A. Godman, 335 S. Audubon Rd.
John D. Hastsock, 304 S. Audubon.
Bertram Day, 245 So. Audubon Rd.
Mary A. Gray, 348 So. Audubon.
Phebe L. Rennita, 431 Audubon.
Emaline Haughter, 486 S. Audubon.
Mrs. J. E. Cravens, 5686 University Ave.
Elizabeth E. Howe by T. C. Howe, 351 S. Audubon.
T. C. Howe, 48 S. Audubon.

Which was read.

Mr. Portteus moved the rules be suspended and General Ordinance No. 57, 1907, be placed upon its passage. Carried.

Mr. Portteus called for General Ordinance No. 57, 1907, for second reading. It was read a second time.

Mr. Portteus moved that General Ordinance No. 57, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 57, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

By Mr. Wood:

General Ordinance No. 58, 1907. An ordinance amending Section 1 of General Ordinance No. 159, 1906, entitled, "An ordinance prohibiting disorderly conduct in the City of Indianapolis, and providing a penalty for the violation thereof, and fixing a time when the same shall take effect" approved January 18th, 1907, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana: That Section 1 of General Ordinance No. 159, 1906, entitled, "An ordinance prohibiting disorderly conduct in the City of Indianapolis, and providing a penalty for the violation thereof, and fixing a time when the same shall take effect, approved January 18th, 1907, be and the same is hereby amended to read as follows: Section 1. Whoever being over the age of sixteen years utters any obscene or licentious language within the City of Indianapolis where there are persons other than females to be offended, or shall with criminal intent in any public place in the City of Indianapolis carry not concealed any deadly or dangerous weapon, such person not being a traveler, or whoever shall by word of mouth apply to the person of another any opprobious or vile epithet involving moral turpitude, shall be deemed guilty of disorderly conduct, and, on conviction shall be fined not less than one dollar nor more than fifty dol'ars, to which may be added imprisonment in the county jail or work house not exceeding thirty days.

Sec. 2. This ordinance shall be in full force and effect from and after its passage and publication once a week for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation printed and published in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Public Morals.

By Mr. Neukom:

General Ordinance, No. 59, 1907. An ordinance amending clause "d" of Section 5 of an ordinance entitled, "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith, "Being General Ordinance No. 32, 1907, approved May 16th, 1907.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that clause D, of Section 5 of an ordinance entitled, "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16th, 1907, be and the same is hereby amended to read as follows:

SEC. 5. Clause D. For the Work on Streets and Sewers. The superintendent of streets and sewers shall receive a salary at the rate of eighteen hundred (\$1,800.00) dollars per annum.

The assistant superintendent of streets and sewers shall receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The clerk to the superintendent shall receive a salary at the rate

of one thousand (\$1,000.00) dollars per annum.

The assistant clerk shall receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The foreman of repairs of permanently improved streets shall re-

ceive a salary at the rate of seventy-five (\$75.00) dollars per month. The assistant foreman shall receive a salary at the rate of sixty

(\$60.00) dollars per month.

The pavers shall each receive wages at the rate of two dollars and

forty cents (\$2.40) per day. The foreman of the sewer gangs shall each receive a salary at the

rate of sixty (\$60.00) dollars per month.

The sewer gang helpers shall each receive wages at the rate of two (\$2.00) dollars per day.

The foreman of street gangs shall each receive wages at the rate

of two (\$2.00) dollars per day.

The street gang laborers shall each receive wages at the rate of one dollar and seventy-five cents (\$1.75) per day.

The teamsters employing two horses shall each receive wages at

the rate of three dolars and fifty cents (\$3.50) per day.

The engineers of road rollers shall each receive wages at the rate of three dollars and fifty cents (\$3.50) per day.

SEC. 2. This ordinance shall be in full force and effect from and

The custodian of the city yards shall receive wages at the rate of two dollars (\$2.00) per day.

after its passage.

Which was read a first time and referred to the Committee on Fees and Salaries.

MISCELLANEOUS BUSINESS.

By Mr. Neukom:

Resolution No. 7—1907: Be it resolved by the Common Council of the City of Indianapolis: That George T. Breunig, City Controller of the City of Indianapolis, Indiana, be and is hereby respectfully requested by the Common Council, in regular session on this the 17th day of June, 1907, to introduce and recommend unto this Common Council, at its next regular meeting on July 1st, 1907, at 7.45 p. m., an ordinance appropriating the sum of \$1,000.00 to the use of the Board of Public Works for the purchase of a proper site and the construction of a proper building for the purpose of providing free baths for public use to the inhabitants of said city.

Which was read.

Mr. Neukom moved the adoption of the resolution.

Mr. Royse offered substitute motion, that the resolution be referred to the Committee on Contracts and Franchises. Carried. By Mr. Brown:

Indianapolis, Ind., June 17, 1907.

To the President and the Members of the Common Council:

-Gentlemen—I have the honor to request that your honorable body grant me a leave of absence for sixty days, beginning July 1. Yours truly,

BENJAMIN A. BROWN.

Which was read.

Mr. Cottey moved that Mr. Brown be granted a leave of absence for sixty days. Carried.

ORDINANCES ON SECOND READING.

Mr. Davis called for General Ordinance No. 52. 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 52, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 52, 1907, was read a third time and passed by the following vote:

Ayes, 18, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Smither, Rhodes, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Davis called for General Ordinance No. 40, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 40, 1907, be stricken from the files. Carried.

Mr. Royse called for General Ordinance No. 39, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 39, 1907, be amended as recommended by the committee. Carried.

Mr. Royse moved that General Ordinance No. 39, 1907, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 39, 1907, was read a third time and passed by the following vote:

Ayes, 17, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Stickelman, Hartmann, Portteus, Royse, Donavon, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, 2, viz.: Messrs. Uhl and Sullivan.

Mr. Royse called for General Ordinance No. 53, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 53, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 53, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Wood called for Special Ordinance No. 6, 1907, for second reading. It was read a second time.

Mr. Wood moved that Special Ordinance No. 6, 1907, be amended as recommended by the committee. Carried.

Mr. Wood moved that Special Ordinance No. 6, 1907, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

Special Ordinance No. 6, 1907, was read a third time and passed by the following vote:

Ayes, 13, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Stickelman, Portteus, Royse, Hofmann and Wright.

Noes, 6, viz.: Messrs. Uhl, Hartmann, Donavon, Sullivan, Hilkene and President Frederick W. Eppert.

Mr. Wood called for Special Ordinance No. 5, 1907, for second reading. It was read a second time.

Mr. Wood moved that Special Ordinance No. 5, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Special Ordinance No. 5, 1907, was read a third time and passed by the following vote:

Ayes, 18, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, 1, viz.: Mr. Uhl.

Mr. Brown called for General Ordinance No. 49, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 49, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 49, 1907, was read a third time and passed by the following vote:

Aves. 19. viz: Messrs. Brown, Cottey Hamlet. Wood. Davis, Neukom, Smither, Rhodes, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Brown called for General Ordinance No. 35, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 35, 1907, be stricken from the files. Carried.

Mr. Hamlet called for General Ordinance No. 54, 1907, for second reading. It was read a second time.

Mr. Hamlet moved that General Ordinance No. 54, 1907, be amended as recommended by the committee. Carried.

Mr. Hamlet moved that General Ordinance No. 54, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 54, 1907, was read a third time and failed to pass by the following vote:

Ayes, 8, viz.: Messrs Brown, Cottey, Hamlet, Wood, Stickelman, Donavon, Hofmann and President Frederick W. Eppert.

Noes, 10, viz.: Messrs. Neukom, Smither, Rhodes, Uhl, Hartmann, Portteus, Royse, Sullivan, Hilkene and Wright.

Mr. Royse gave notice that at the next regular meeting of the Common Council he would move to reconsider the above vote.

Mr. Hamlet called for General Ordinance No. 152, 1906, for second reading. It was read a second time.

Mr. Sullivan moved that General Ordinance No. 152, 1906, be stricken from the files.

President Eppert called for the ayes and noes.

The roll was called and General Ordinance No. 152, 1906, was stricken from the files by the following vote:

Ayes, 12, viz.: Messrs. Brown, Neukom, Smither, Rhodes, Uhl, Stickelman, Hartmann, Portteus, Donavon, Sullivan, Hilkeney and Wright.

Noes, 5, viz.: Messrs. Cottey, Hamlet, Wood, Hofmann and President Frederick W. Eppert.

On motion of Mr. Donavon the Common Council at 9:55 o'clock p. m. adjourned.

President.

ATTEST:

City Clerk.

TRADES UNION COUNCIL 24

James. M. Milly

REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND., Monday, July 1, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, July 1, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 19 members, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Henry and Wright.

Absent, 1, viz.: Mr. Brown.

Mr. Uhl moved that the reading of the Journal be dispensed with, Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT. CITY OF INDIANAPOLIS, Indianapolis, Indiana, June 19, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I return herewith with my approval the following ordinances:

General Ordinance No. 52—1907, being "An ordinance to amend section 5 of General Ordinance No. 32—1907, entitled, 'An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the city of Indianapolis, Indiana, and repealing all ordinances in conflict therewith, approved May 16, 1907."

General Ordinance No. 53—1907, being "An ordinance providing

for the transfer of the sum of \$600 from certain fund to a certain fund

in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect."

General ordinance No. 55-1907, being "An ordinance providing for the transfer of certain funds to certain funds in and for the use of the Department of Pub ic Safety, and fixing a time when the same shall take effect."

General Ordinance No. 57-1907, being "An ordinance authorizing and empowering the Board of Public Works of the city of Indianapolis, Indiana, to improve Audubon Road, from south side of P. C. C. & St. L. Ry. tracks to north side of C. H. & D. Ry. tracks, with brick roadway and curbing.

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER, Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, Indianapolis, Indiana, June 18, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval General Ordinance No. 49—1907, being "An ordinance approving a certain contract granting Gill & Greenen the right to lay and maintain a side track or switch from the west property line of Arsenal Avenue to and across the first alley east of Summit street, all in the city of Indianapolis, Indiana."

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER, Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS. Indianapolis, Indiana, June 27, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval Special Ordinance No. 5—1907, being "An ordinance annexing certain territory to the city of Indianapolis, defining a part of —e boundary line of said city, and fixing a time waen the same shall take effect.

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER, Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, INDIANA, June 27, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith without my approval General Ordinance No. 39—1907, the same being "An ordinance relating to the licensing, taking and regulating all shops, inns, taverns, hotels or

other places where intoxicating liquors are kept for sale to be used in. or drank upon the premises; and regulating, restraining such shops, inns, hotels, or other places aforesaid, defining and designating the places, locality, room, building or other place where such liquors may

be kept or sold and declaring an emergency."

Upon receipt of this ordinance from your Honorable body, I submitted the same to Frederick E. Matson, Corporation Counsel, with a request that he furnish me with an opinion as to the validity of such ordinance, and for the reasons embodied in the reply of such ordinance, and for the reasons embodied in the reply of such officer to such request, whereof follows herein, I am constrained to take the action outlined above. I give herewith the opinion of the Corporation Counsel:

First. The ordinance purports to be passed under clause fortieth, Section 53, Municipal Corporations Act of 1905, which authorized the Common Council "to license, tax, regulate and restrain all shops, inns, taverns, or other places where intoxicating liquors are kept for sale, to be used in and upon the premises etc." Neither section of the ordinance is limited to places where intoxicating liquors are kept for sale to be used in and upon the premises, but the ordinance in all sections applies broadly to all places within the corporate limits of the city of Indianapolis where intoxicating liquors are to be sold, bartered, or given away, without regard to whether they are to be used upon the premises or elsewhere. It seems certain therefore, that for this reason the ordinance is beyond the scope of municipal legislation authorized by the charter provision above quoted.

Second. It is provided in Section 2 that the applicant for a license shall in his application to the City Controller, state his name, age and residence, and describe the premises wherein he desires to carry on such business. It is provided that his application shall then be certified by the Controller to the Common Council, and "upon said Common Council being satisfied with the fitness of the applicant and with the place where such intoxicating liquors are proposed to be sold, the Common Council aforesaid, shall, by resolution, approve such ap-

plication."

It will be observed that the ordinance does not attempt to regulate the sale of intoxicating liquors by fixing definite conditions under which such business may be carried on, and which would apply alike to all persons and to all places. It does not state or fix any qualifications as to the character or fitness of persons desiring to conduct such business, nor does it state or describe any requirements as to the location or kind of building, or the arrangement of the room, in which such business may be conducted. There are no standards provided by which the Council can determine its satisfaction with the fitness of applicants and places in a uniform manner in all cases.

The effect of the ordinance is that each separate application for the privilege of selling intoxicating liquors must be submitted to, and passed upon by, the Common Council. This would render it possible for the Council to approve the application of one person, and reject the application of another person having exactly the same qualifications as to character, personal fitness, etc. It would also render it possible for the Council to grant a license for one location and refuse a license for another location similarly situated. It thus appears that under the ordinance the Council would have power to discriminate as between persons equally fit to conduct such business, and discriminate between locations and buildings, which, as to all conditions affecting the pub ic safety or morals, are in all respects similar and equal.

It has been settled in many cases that such is not the kind of "regulation" which either the Legislature or the Common Council can

exercise. In Steffy vs. Town of Monroe City, 135 Ind. 466, 469, our Supreme Court, in holding an ordinance void because it was not a proper exercise of the power to "regulate," said:

"It (the ordinance) does not attempt to prescribe conditions under which sales that are authorized by the state and by the town may be made, either as to time, place or persons."

In Bills vs. City of Goshen, 117 Ind. 221, 226, the court said:

"It is, further, a well settled principle that cities cannot discriminate between the citizens engaged in the same business; that if they license they must license alike."

The Supreme Court of the United States has many times laid down the same rule. A fair example of the view of this court is found in Barbier vs. Connelly, 113 U. S. 27, where the court says:

"That no impediment should be interposed to the pursuits of any one except as apply to the same pursuits of others under like circumstances; that no greater burdens should be laid upon one than are laid upon others in the same calling and condition."

It seems clear therefore, that this ordinance is not such an exercise of the power "to regulate" as is contemplated by our charter.

There is another point which may be considered: The form of government provided for cities in this state contemplates three separate and distinct departments, viz: the executive, legislative, and judicial departments. The functions of each are clearly defined and do not overlap each other. The choice and adoption of definite, fixed and certain regulations, in the interest of public safety and morals, under which the sale of intoxicating liquors to be consumed on the premises may be permitted or conducted; would seem to be a legislative function, to be exercises only by the Common Council. But the inquiry and decision whether any particular applicant, by his showing of personal character and of place or building in which the business is to be conducted, has brought himself within the requirements of such regulations, would seem to be an administrative or quasijudicial function, to be exercised only by the Board of Safety, the Controller or other suitable executive department.

For the reasons above stated I am convinced that the ordinance in question would not be held valid by the courts.

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

Mr. Royse moved that General Ordinance No. 39, 1907, be passed over the Mayor's veto, which prevailed by the following vote:

Ayes, 14, viz.: Messrs. Cottey, Davis, Neukom, Smither, Rhodes, Bangs, Stickelman, Portteus, Royse, Donavon, Hofmann, Hilkene, Wright, and President Frederick W. Eppert.

Noes, 6, viz.: Messrs. Hamlet, Wood, Uhl, Hartmann, Sullivan and Henry.

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS,
INDIANAPOLIS, INDIANA, June 27, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I return herewith without my approval Special Ordinance No. 6—1907, the same being "An ordinance defining a part of the boundary line of the city of Indianapolis," etc.

The purpose of this ordinance as I understand it, was to annex certain territory lying adjacent to the east and south boundary lines of the city, and while I am satisfied that certain changes could with justice to the people of Indianapolis be made in such boundary line, I cannot approve the same because the lines described in such ordinance No. 6, provide, among other things, for the annexation of territory which I consider not to be advisable at this time to incorporate within the limits of the city. Should such territory be annexed to the city, the residents therein have the right to expect and to demand police and fire protection, together with water and electric lighting service. The demands made upon the city in furnishing such service would be wholly out of proportion with the amount of taxes derived from such property, and I do not therefore believe it to be advisable to incorporate within the limits of the city such territory especially as such territory has not and is not developing in such manner as to give reasonable assurance that the revenues arising therefrom would meet the amount of increased expenditure caused by such annexation.

I have the honor to remain,

Very truly yours,

C. A. Bookwalter, Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., July 1, 1907.

To the President and Members of the Common Council:

GENTLEMEN—By request of his Honor, the Mayor, I herewith submit an ordinance providing for the appropriation of sum of Eight Hundred Dollars to the Department of Public Works, as an addition to the appropriation heretofore made for "The Maintenance of Bathhouses," and recommend its passage.

Respectfully,

GEO. T. BREUNIG, City Controller. From City Controller:

DEPARTMENT OF FINANCE,
OFFICE OF CITY CONTROLLER,
INDIANAPOLIS, IND., July 1, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I present herewith communication from the Board of Public Works requesting the appropriation of an additional \$1500.00

for the City Civil Engineer's Accounts Fund.

I have prepared and herewith present an ordinance providing for the transfer of \$1500.00 from the "Sprinkling Unimproved Streets" fund to said "City Civil Engineer's Accounts" fund, and recommend its passage.

Respectfully,
GEO. T. BREUNIG,
City Controller.

DEPARTMENT OF PUBLIC WORKS,
OFFICE OF THE BOARD,
INDIANAPOLIS, IND., June 19, 1907.

Geo. T. Breunig, Esq., City Controller, City:

Dear Sir—In accordance with the attached communication from the City Civil Engineer, we respectfully request that you recommend to the Common Council the passage of an ordinance appropriating the sum of \$1500.00 to the City Civil Engineer Fund.

Yours respectfully,
JOSEPH T. ELLIOTT,
P. C. TRUSLER.
F. J. MACK.
Board of Public Works.

OFFICE OF THE CITY CIVIL ENGINEER.
INDIANAPOLIS, IND., June 17, 1907.

Board of Public Works, Indianapolis:

Gentlemen—I beg to inform you that the C. C. E. Account for this office has a balance of only \$346.34, and would therefore request that you ask for a transfer of about twelve or fifteen hundred dollars to this fund. We have drawn rather heavily from the fund this year on account of the purchase of an automobile, one new wagon, two new horses, harness and repairs to wagons already in use, the total of these expenditures being about \$1400.00, on which we did not count in asking for the appropriation at the first of the year. Our regular expenses out of this fund run from about \$175.00 to \$200.00 a month.

Yours very truly,

BLAINE H. MILLER, City Civil Engineer.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Public Morals:

Indianapolis, Ind., July 1, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—We your committee on Public Morals to which was referred General Ordinance No. 58, entitled, "An ordinance amending Section 1 of General Ordinance No. 159—1906, entitled, 'An ordinance prohibiting disorderly conduct in the City of Indianapolis, and providing a penalty for the violation thereof, and fixing a time when the same shall take effect' approved January 18th, 1907, and fixing a time when the same shall take effect" begs leave to report that we have had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted,

E. J. STICKELMAN, W. A. RHODES. THEO. PORTTEUS.

Mr. Stickelman moved that the Report of the Committee be concurred in. Carried.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, Ind., July 1, 1907

To the President and Members of the Common Council:

GENTLEMEN-We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 51-1907, entitled "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Meridian street from north property line of Vermont street to north property line of St. Clair street, with asphalt surface," beg leave to report that we have had same under consideration and recommend that said ordinance do pass.

Respectfully submitted,

CHAS. G. DAVIS. ALBERT E. UHL. H. C. SMITHER. CHAS. L. HARTMANN, Louis F. Henry.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Railroads:

Mr. Cottey moved that General Ordinance No. 21, 1907, be taken from Railroad Committee and referred to some other Committee. Carried.

President Eppert ordered it sent to Committee on Fees and Salaries.

INTRODUCTION OF APPROPRIATION ORDINANCE.

By City Controller:

Appropriation Ordinance No. 10—1907: An ordinance appropriating the sum of Eight Hundred Dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of Eight Hundred (\$800.00). Dollars be, and the same is hereby appropriated, to and for the use of the Department of Public Works, as an addition to and to be a part of the appropriation heretofore made to said Department for "The Maintenance of Bath-houses."

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Contracts and Franchises.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By City Controller:

General Ordinance No. 60—1907: An ordinance providing for the transfer of the sum of \$1500.00 from a certain fund to a certain fund in and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby transferred the sum of Fifteen Hundred (\$1500.00) Dollars from the appropriation

heretofore made for the "Sprinkling Unimproved Streets" fund to the "City Civil Engineer's Accounts" fund in and for the use of the Department of Public Works.

SEC. 2. This ordinance shall take effect and be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By Mr. Wood:

General Ordinance No. 61-1907. An ordinance amending clause "b" of Section 5 of an ordinance entitled, "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict therewith," being General Ordinance No. 32-1907, approved May 16th, 1907.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that Clause "b" of Section 5 of an ordinance entitled, "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32—1907, approved May 16th, 1907, is hereby amended to read as follows:

Section 5. Clause "b." For the City Engineer's force.

The City Civil Engineer shall receive a salary at the rate of twenty-five hundred (\$2500.00) dollars per annum.

The assistant city civil engineers, two in number, shall each receive a salary at the rate of fifteen hundred (\$1500.00) dollars per

The deputies or transitmen, in charge of the engineering corps, shall each receive a salary at the rate of twelve hundred (\$1200.00) dollars per annum.

The chief clerk to the city civil engineer shall receive a salary at the rate of thirteen hundred and twenty (\$1320.00) dollars per annum.

The assistant clerks and the stenographer shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The draftsmen shall each receive a salary at the rate of ten hundred and eighty (\$1080.00) dollars per annum.

The chemist in charge of the laboratory shall receive a salary at the rate of nine hundred and sixty (\$960.00) dollars per annum.

The rodmen shall each receive a salary at the rate of seven hundred and twenty (\$720.00) dollars per annum.

The chainmen shall each receive a sa'ary at the rate of seven hundred and twenty (\$720.00) dollars per annum.

The chief inspector shall receive a salary at the rate of eleven hundred (\$1100.00) dollars per annum.

The assistant chief inspector shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

The inspectors shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The city civil engineer, in addition to his regular salary, shall receive for his services in work of track elevation, a salary at the rate of twelve hundred (\$1200.00) dollars per annum.

The clerk to the city civil engineer engaged on work of track elevation shall receive a salary at the rate of nine hundred (\$900.00)

dollars per annum.

Which was read a first time and referred to the Committee on Fees and Salaries.

By Mr. Davis:

Special Ordinance No. 7—1907: An ordinance changing the name of Ismond street and Parkway from 18th to 30th streets to Parkway Boullevard.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, That the name of the Streets known as Ismond street and Parkway extending from 18th to 30th street be, and is hereby changed to Parkway boulevard.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Sewers, Streets and Alleys.

By Mr. Davis:

Special Ordinance No. 8—1907: An ordinance changing name of Harding street from Crawfordsville Pike north to city limits to Schurmann avenue.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, That the name of the Street known as Harding street, extending from the Crawfordsville Pike, north to the City limits, be, and is hereby changed to Schurmann avenue.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Ordinances.

ORDINANCES ON SECOND READING.

Mr. Royse moved to reconsider the vote of General Ordinance No. 54, 1907, of the previous meeting.

Mr. Hamlet raised the point and declared according to the rules Mr. Royse's motion out of order.

President Eppert ruled against Mr. Hamlet who appealed from the decision of the chair.

The Council sustained President Eppert by the following vote.

Ayes, 17, viz.: Messrs. Cottey, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Noes, 2, viz.: Messrs. Hamlet and Wood.

Mr. Royse's motion was then put and carried.

Mr. Royse moved that General Ordinance No. 54, 1907, be ordered engrossed as amended by the Committee read a third time and placed upon its passage. Carried.

General Ordinance No. 54, 1907, was read a third time and passed by the following vote:

Ayes, 12, viz.: Messrs. Wood, Davis, Bangs, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Wright, Henry and President Frederick W. Eppert.

Noes, 8, viz.: Messrs. Cottey, Hamlet, Neukom, Smither, Rhodes, Uhl, Hartmann and Hilkene.

Mr. Stickelman called for General Ordinance No. 58, 1907, for second reading. It was read a second time.

Mr. Stickelman moved that General Ordinance No. 58, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 58, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Henry, Wright and President Frederick W. Eppert.

Noes, none.

Mr, Davis called for General Ordinance No. 51, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 51, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 51, 1907, was read a third time and failed to receive a two-thirds vote as required by law.

The vote was as follows:

Ayes, 12, viz.: Messrs. Cottey, Davis, Smither, Rhodes, Uhl, Stickelman, Hartmann, Portteus, Royse, Hofmann, Henry and President Frederick W. Eppert.

Noes, 8, viz.: Messrs. Hamlet, Wood, Neukom, Bangs, Donavon, Sullivan, Hilkene and Wright.

On the motion of Mr. Uhl the Common Council at 9 o'clock p. m. adjourned.

President.

ATTEST:

City Clerk.



REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind., Monday, July 15, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, July 15, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 17 members, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann and Wright.

Absent, 3, viz.: Messrs. Brown, Hilkene and Henry.

Mr. Hamlet moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS,
INDIANAPOLIS, IND., July 3, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I return herewith with my approval General Ordinance No. 58, 1907, the same being "An ordinance amending Section 1 of General Ordinance No. 159, 1906."

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER, Mayor.

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS.
INDIANAPOLIS, IND., July 8, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval General Ordinance No. 54, 1907, the same being "An ordinance for fire protection in the city of Indianapolis, Indiana, and repealing all ordinances in connection therewith."

I remain,

Very truly yours,

C. A. Bookwalter, Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., July 15, 1907.

To the President and Members of the Common Council:

Gentlemen—I present herewith a communication from the Department of Public Safety requesting an additional appropriation of \$1,700 for the Gas and Electricity fund at the East Market.

I submit herewith an ordinance making the appropriation asked

for, and recommend its passage.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF PUBLIC SAFETY,
OFFICE OF THE BOARD,
INDIANAPOLIS, IND., July 11, 1907.

Geo. T. Breunig, Esq., City Controller:

DEAR SIR—At a meeting of the Board of Public Safety, held July 10, 1907, I was instructed to request you to please ask the Common Council to appropriate seventeen hundred dollars (\$1,700.00) for the East Market Gas and Electricity fund.

There being only about enough money in this fund to cover the next two months' bills, the shortage in this fund being caused by lack

of funds in 1906, which had to be met out of 1907 funds.

Respectfully yours,

John B. Wood, Secretary.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., July 15, 1907.

To the President and Members of the Common Council:

I present herewith a communication from the Board of Health, asking for additional appropriations for use in City Dispensary, as follows:

One hundred dollars to the "Transportation" fund; One hundred dollars to the "Surgical Supply" fund.

I submit herewith an ordinance providing for the appropriations asked for, and recommend its passage.

Respectfully submitted,

Geo. T. Breunig, City Controller.

DEPARTMENT OF PUBLIC HEALTH AND CHARITIES.
INDIANAPOLIS, IND., July 13, 1907.

Mr. Geo. T. Breunig, City Controller:

DEAR SIR—Kindly ask the City Council to appropriate \$100 additional to the transportation fund and \$100 to the surgical supply fund of the City Dispensary. Both of these funds will be exhausted before the end of the year. Dr. Kiser informs me that he will need some additional bicycles and he is not able to charge this account to the transportation fund unless the appropriations are made.

We desire that you introduce this at the next meeting of the

Council.

Respectfully yours,
EUGENE BUEHLER,
Sec. Board of Health.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS,
OFFICE OF THE BOARD,
INDIANAPOLIS, IND., July 15, 1907.

To the President and Members of the Common Council:

Gentlemen—I am directed by the Board of Public Works to forward to you for your consideration and action thereon the attached ordinance authorizing and empowering the Board of Public Works to proceed with the improvement of Senate avenue, from center line of Tenth street to south property line of Sixteenth street, with asphalt resurface, as provided for by Improvement Resolution No. 5151.

Yours respectfully,

BOARD OF PUBLIC WORKS, Per F. J. Noll, Jr., Clerk.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Contracts and Franchises:

Indianapolis, July 15, 1907.

To the President and Members of the Common Council:

GENTLEMEN-Your Committee on Contracts and Franchises, to which was referred Appropriation Ordinance No. 10, 1907, begs to report that it has had same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

WM. J. NEUKOM. HARRY E. ROYSE. JAS. F. SULLIVAN.

Mr. Neukom moved that the report of the Committee be concurred in.

President Eppert called for the ayes and noes.

The report of the Committee was concurred in by the following vote:

Ayes, 12, viz.: Messrs. Cottey, Hamlet, Neukom, Smither, Rhodes, Uhl, Hartmann, Portteus, Royse, Donavon, Sullivan and Wright.

Noes, 6, viz.: Messrs. Wood, Davis, Bangs, Stickelman, Hofmann and President Frederick W. Eppert.

From the Committee on Fees and Salaries:

Indianapolis, July 15, 1907.

To the President and Members of the Common Council:

GENTLEMEN—We, your Committee on Fees and Salaries, to which was referred General Ordinance No. 50, 1907, have had the same under consideration and recommend that same be amended as follows: In clause "f," Section 2, where same reads "The chief inspector of street sweeping," etc., this be amended to read thirteen hundred and fifty dollars (\$1,350) instead of fifteen hundred (\$1,500) dollars, and when so amended recommend that same be then passed. Respectfully submitted,

CHAS. G. DAVIS. E. J. STICKELMAN,

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Fees and Salaries:

Indianapolis, July 15, 1907.

To the President and Members of the Common Council:

Gentlemen—We, your Committee on Fees and Salaries, to which was referred General Ordinance No. 46, 1906, an ordinance amending Section 4 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907, beg leave to report that we have had the same under consideration and recommend that said ordinance do not pass.

Respectfully submitted.

CHAS G. DAVIS. E. J. STICKELMAN.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Fees and Salaries:

Indianapolis, Ind., July 15, 1907.

To the President and Members of the Common Council:

GENTLEMEN—We, your Committee on Fees and Salaries, to which was referred General Ordinance No. 59, 1907, an ordinance amending clause "D" of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907, beg leave to report that we have had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted, Chas G. Davis. E. J. Stickelman.

Mr. Davis moved that the report of the committee be concurred in. Carried.

From the Committee on Fees and Salaries:

Indianapolis, July 15, 1907.

To the President and Members of the Common Council:

Gentlemen—We, your Committee on Fees and Salaries, to which was referred General Ordinance No. 61, 1907, an ordinance amending clause "b" of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks,

assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict therewith," being General Ordinance No. 32, 1907, approved May 16, 1907, beg leave to report that we have had the same under consideration and recommend that said ordinance do not pass.

Respectfully submitted,

CHAS. G. DAVIS. E. J. STICKELMAN.

Mr. Davis moved that the report of the Committee be concurred in. Carried.

From the Committee on Finance:

Indianapolis, July 15, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—Your Finance Committee, to which was referred General Ordinance No. 60, entitled an ordinance providing for the transfer of the sum of \$1,500 from a certain fund to a certain fund in and for the use of the Department of Public Works, and fixing a time when the same shall take effect, begs leave to report that we have had the same under consideration and recommend that said ordinance be amended by striking out the words and figures "fifteen hundred dollars (\$1,500)" both in the title and body thereof and inserting in lieu thereof the words and figures "twelve hundred dollars (\$1,200). And when so amended your committee recommends that said ordinance do pass Respectfully submitted,

HARRY E. ROYSE.
ALBERT E. COTTEY.
W. O. BANGS.
W. A. RHODES,
J. H. HAMLET.
JAS. F. SULLIVAN.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Special Committee on Rules:

Indianapolis, July 15, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—We, your Special Committee on Rules, to which was referred the matter of amending the rules of the Common Council, beg leave to report that we have had such amendments under consideration and recommend that the rules of the Common Council be amended as follows, to-wit:

Amend paragraph 3, under heading of "Duties of Officers. President," on page 16, by adding thereto the following words: "He shall

announce the result of all votes by the Council upon all motions,

resolutions, ordinances, etc., whether by roll call or by viva voce vote. Amend paragraph 6 of Rule 1, page 19, by striking out the word "sixteen" in the first line thereof and inserting the word "eighteen;" by inserting after the word "franchise," in line five of said paragraph 6 the following words: "Committee on License;" by inserting after the word "members," in the eighth line of said paragraph 6 the words "Committee on Permanent Improvements, five members;" by inserting after the words "Committee on Judiciary," in line 18 of said paragraph 6 the words "Committee on License," and by inserting after the words "Committee on Ordinances" in line 19 thereof the words "Committee on Permanent Improvements."

Amend paragraph 2 of Section 1 of Ru'e 2 by inserting the words "or resolution" after the words "or ordinance," in line 7 thereof.

Amend Rule 2 by adding thereto, after paragraph 11, the following. "All resolutions presented for any action by the Council shall be read by the Clerk and immediately referred to a proper committee by the President and no debate shall be in order upon such resolution until the same shall have been reported back to the Council by the com-

mittee to which it was referred."

Strike out Section 5 of Rule 2 and insert in place thereof the "A majority of all members elected shall be required to pass or defeat any ordinance and any ordinance failing of passage or defeat because of not having received such a majority for or against passage shall be considered as engrossed and awaiting call for third reading and final passage. Any such ordinance may be called for third reading and final passage at any subsequent meeting of the Council unless it shall have been stricken from the files or otherwise disposed of."

Amend Rule 8, page 28, by adding a new section as follows: "After the Council shall have been called to order by the President, Vice-President or President pro tem, no member shall absent himself from the council chamber without he shall have been excused by the presiding officer: Provided, however, That should such presiding officer refuse to grant such excuse the member seeking to be excused shall have the right to demand a vote of the Council upon his request to be excused, and the affirmative vote of two-thirds of the members present shall be sufficient to excuse him from further attendance at that meeting of the Council. The question upon excusing a member, not-withstanding the refusal of the presiding officer to do so shall be a question of privilege and shall be immediately put to vote by the the presiding officer, taking precedence of all other questions and motions that may be before the Council at that time.

"When any member shall be excused in accordance with the provisions of this rule the Clerk shall note on the minutes that such leave was granted, showing whether leave be granted by the presiding

officer or by vote of the Council."

Amend Rule 1, beginning on page 19, by adding thereto an additional section to be known as Section 9, as follows: "The ward councilman elected from any ward shall be a member of the Committee on Licence with full power to vote upon all applications for a retail liquor license when such application shall come from the ward from which he shall have been elected."

All of which is respectfully submitted.

HARRY E. ROYSE. ALBERT E. COTTEY. JAS. F. SULLIVAN.

Mr. Royse moved that the report of the committee be concurred in. Carried.

Mr. Royse moved that the rules be amended as recommended by the Committee. Carried.

Mr. Royse moved that the Special Committee on Rules be discharged. Carried.

Mr. Royse moved that the names of the members to compose the new Committees, as provided for in the report of the Special Committee on Rules, be given the clerk for publication in the Journal of this meeting. Carried.

In compliance with the motion President Eppert appointed the following Committees:

License—Messrs. W. O. Bangs, E. J. Stickelman, Otto Hofmann, Harry E. Royse, W. A. Rhodes, Fay Wright, John Donavon.

Permanent Improvement—Messrs. B. A. Brown, Chas. G. Davis, John F. Wood, John H. Hamlet, James F. Sullivan.

From the Committee on Sewers, Streets and Alleys:

Indianapolis, July 15, 1907.

To the President and Members of the Common Council:

Gentlemen—We, your Committee on Sewers, Streets and Alleys, to which was referred General Ordinance No. 7, 1907, entitled "An ordinance changing the name of Ismond street and Parkway from 18th street to 30th street to Parkway Boulevard," beg leave to report that we have had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted,
Chas. G. Davis.
ALBERT E. UHL.
H. C. SMITHER.
CHAS. L. HARTMANN.

Mr. Davis moved that the report of the Committee be concurred in. Carried.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By City Controller:

Appropriation Ordinance No. 11—1907. An ordinance appropriating the sum of \$200.00 to and for the use of the Board of Health, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of two hundred (\$200.00) dollars

be and the same is hereby appropriated to and for the use of the Board of Health as follows, to-wit:

One hundred dollars to the "Transportation" fund and one hundred dollars to the "Surgical Supplies" fund, both for use in the City Dispensary.

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

Appropriation Ordinance No. 12-1907. An ordinance appropriating the sum of \$1,700.00 to and for use of the Department of Pub-. lic Safety, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of seventeen hundred (\$1,700.00) dollars be and the same is hereby appropriated to and for the use of the Department of Public Safety as an additional appropriation to the "Gas and Electricity" fund at the East Market.

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 62-1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Senate avenue, from center line of Tenth street to south property line of Sixteenth street, with asphalt

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 7th day of June, 1907, adopt Improvement Resolution No. 5151, 1907, for the improvement of Senate avenue, from the center line of Tenth street to the south property line of Sixteenth street, with asphalt resurface, and

Whereas, The said Board of Public Works did at the same time fix the 24th day of June, 1907, at 10 o'clock a.m., as the date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 8th day of June, 1907, and the 15th day of June, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 24th day of June, 1907, the Board having met in regular session, took final action on said improvement resolution without modification; and

WHEREAS, On the 3d day of July, 1907, a written remonstrance was filed with the Board against the said improvement of Senate avenue, and the same was referred to the City Civil Engineer for investigation and report; and

WHEREAS, On the 8th day of July, 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners had signed said remonstrance, and

WHEREAS, On the 8th day of July, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Senate avenue, from center line of Tenth street to south property line of Sixteenth street, with asphalt resurface, in accordance with Improvement Resolution No. 5151, 1907, adopted by the Board of Public Works on the 7th day of June, 1907.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Ordinances.

By Mr. Bangs:

General Ordinance No. 63—1907. An ordinance prohibiting the maintenance and use of search lights on automobiles or other motor vehicles, within the corporate limits of the City of Indianapolis, fixing a penalty for the violation thereof, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall be unlawful for any owner or operator of any automobile or other motor vehicle to maintain or use any searchlight or other bright or blinding light on said automobile or other motor vehicle using any of the streets, avenues, alleys or public places within the corporate limits of the City of Indianapolis.

Sec. 2. Any person or persons violating any of the provisions of this ordinance shall upon conviction thereof be fined in any sum not exceeding twenty dollars (\$20.00).

Sec. 3. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive

weeks in the Indianapolis Sun, a daily newspaper of general circulation printed and published in the City of Indianapolis.

Which was read a first time and referred to the Committee on Public Morals.

By Mr. Davis:

General Ordinance No. 64-1907. An ordinance regulating the collection and sterilization of milk bottles, cans, and other receptacles used for the delivery of milk to any house or premises under quarantine for contagious or infectious diseases, providing a penalty therefor, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall be unlawful for any person, firm or corporation to remove from any house under quarantine for contagious or infectious diseases, any bottle, can, or other receptacle in which milk may have been delivered to said house or premises until after said quarantine shall have been lawfully discontinued, and before such bottles, cans or other receptacles shall be removed from said house or premises they shall be sterilized upon the premises by the occupants thereof under the immediate supervision and direction of the Department of Public Health and Charities of said city.

SEC. 2. Any person, firm or corporation violating any of the provisions of this ordinance shall be subject to a fine of not to exceed \$50.00, to which may be added for a second offense imprisonment of not to exceed thirty days.

SEC. 3. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a newspaper printed and published within the City of Indianapolis.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

By Mr. Royse:

General Ordinance No. 65-1907. An ordinance to license the use of billiard tables and pool tables where a fee is charged.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall be unlawful for any person, firm or corporation to keep, maintain, use or have in his or their possession any billiard table or pool table for any purpose of gain, or for the use of which any fee is charged, either directly or indirectly, without first having obtained and received a license for the same from the City Controller of said city. The City Controller is hereby authorized to issue an annual license to any person, firm or corporation for the keeping, maintenance, use or possession of any billiard table or billiard tables, or pool table or pool tables, for the purpose of gain or for the use of which a fee is to be charged, upon the payment of the sum of ten dollars (\$10.00) for each such table. Such license shall be granted for a term of one year, except as hereinafter provided, and all such licenses shall expire on the 31st day of December in each calendar year: Provided, That when application for such license is made after the first day of April and prior to the first day of June, a charge of \$8.00 shall be made for each such table; when the application is made after the first day of June and before the first day of October, a charge of \$6.00 shall be made therefor; and when the application is made subsequent to the first day of October, a charge of \$4.00 for each such table shall be made for such license for the unexpired portion of the calendar year.

- Sec. 2. Any person, firm or corporation violating any of the provisions of this ordinance shall be subject to a fine of not less than ten dollars (\$10.00) nor more than fifty dollars (\$50.00), and each day's violation shall constitute a separate and additional offense.
- Sec. 3. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a newspaper of general circulation printed and published in the City of Indianapolis.

Which was read a first time and referred to the Committee on Finance.

By Mr. Royse:

General Ordinance No. 66—1907. An ordinance regulating the care and sale of certain food products on public markets.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That each and every person, firm or corporation engaged in the sale of meat, poultry, fish, butter, oleomargarine, cheese, lard, or other article of food derived from animal substance, in or upon any public market in the City of Indianapolis, shall provide his stand or place of business on such market with a refrigerator, ice box or glass covered stand with ice box attachment, so constructed as to be suitable for holding ice, and so constructed that articles of food kept therein shall be fully protected from all flies, dust, dirt and other impurities, and from handling by patrons of the market or prospective purchasers.

- Sec. 2. It shall be unlawful for any person, firm or corporation having or keeping a stand or place of business in or upon any public market in the City of Indianapolis to sell or offer for sale, or cause or permit to be sold or offered for sale, any meat, poultry, fish, butter, oleomargarine, cheese, lard, or other article of food derived from animal substance, that has been exposed to flies, dust, dirt, or other impurities, or to handling by patrons of the market or prospective purchasers, or that has been kept at such market in or upon any place or receptacle other than a refrigerator, ice box, or glass covered stand with ice box attachment, as provided in Section 1 of this Ordinance.
- Sec. 3. Any person, firm or corporation violating any of the provisions of this ordinance shall be fined in any sum not less than ten dollars (\$10.00) nor exceeding one hundred dollars (\$100.00), and each day said ordinance is violated shall constitute a separate offense.

- SEC. 4. The Board of Public Safety shall have power to cancel, revoke, and terminate the market lease or contract of any person, firm or corporation having a stand or other place of business in any public market, who has been guilty of any violation of this ordinance.
- Sec. 5. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation printed and published in the City of Indianapolis.

Which was read a first time and referred to the Committee on Public Morals.

By Mr. Neukom:

General Ordinance No. 67-1907. An ordinance providing for proper · sanitary conditions of barber shops, and authorizing the proper public officers to inspect and regulate the same, and prescribing a penalty for any violation thereof.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall be the duty of every barber, proprietor, manager or employe of any barber shop to comply with each and all of the following rules and regulations touching the sanitary arrangements and conduct of said business:

RULES AND REGULATIONS.

A. Every proprietor or manager of a barber shop must obtain a permit from the Board of Health and Charities to conduct such barber shop. After receiving said permit, he must pay to the City Controller the sum of one (\$1.00) dollar license fee. Said license fee of one (\$1.00) dollar must be paid annually thereafter.

B. No person with any disease of the skin of the face shall be

shaved in a public barber shop.

C. Barbers must wash their hands thoroughly with soap and hot

water before attending any person.

- D. No alum or astringent shall be used in stick form; if used at all to stop the flow of blood, it must be applied in the form of powder, E. The use of powder puffs is prohibited.
- F. No towel shall be used for more than one person without being laundried.

G. The use of sponges is prohibited.

H. Mugs and shaving brushes must be thoroughly cleansed after use on each person.

I. Combs, razors, clippers and scissors shall be thoroughly cleansed after every separate use thereof, either by steri ization or by some approved antiseptic solution.

J. Floors must be swept or mopped every day, and all furniture

and woodwork kept free from dust.

- K. Hot and cold running water must be provided, and hot water tanks or vessels must be used for no other purpose than that of heating water.
- L. Instruments used in massage must be sterilized after every separate use thereof, and creams or ointments used in massage shall be put up in containers sumcient for one massage only.

- SEC. 3. The Board of Health and Charities shall furnish all barber shops with a copy of above rules, and through its sanitary officers shall have the right to inspect the sanitary arrangements and conditions of all barber shops, and to that end they shall at all times have the right to enter in and upon the premises for the purpose of inspecting the sanitary conditions of the same, and it shall be the duty of the proprietor, manager or employe of any such shop to permit such inspection.
- Sec. 4. Any person violating any of the provisions of this ordinance shall have his permit and license revoked, and upon conviction shall be fined in any sum not exceeding fifty (\$50.00) dollars nor less than ten (\$10.00) dollars.
- SEC. 5. This ordinance shall be in full force and effect from and after its passage and publication according to law.

Which was read a first time and referred to the Committee on Contracts and Franchises.

By Mr. Portteus:

Special Ordinance No. 9—1907. An ordinance providing for the annexation of certain contiguous territory therein described to the City of Indianapolis, Indiana, and fixing the time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the boundary lines of said City of Indianapolis be, and the same are hereby extended so as to include the following described contiguous territory, whether platted or not, towit: Beginning at the point of intersection of the center line of Ritter avenue with the center line of the Brookville Free Gravel Road; thence north along said center line of Ritter avenue to the half-section line of Section ten (10), Township fifteen (15) north, Range four (4) east; thence east along said half-section line thirteen hundred and twenty (1,320) feet, more or less, to a point at an angle in the present corporation boundary line of said City of Indianapolis; thence south parallel with the east line of said section to the center line of said Brookville Free Gravel Road; thence in a northwesterly direction along the center line of said Brookville Free Gravel Road to the place of beginning, all of which described territory, whether platted or not, is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, Marion County, Indiana.

Sec. 2. This ordinance shall be in full force and effect from and after its passage and publication once each week for two (2) consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Ordinances.

ORDINANCES ON SECOND READING.

Mr. Neukom called for Appropriation Ordinance No. 10, 1907, for second reading. It was read a second time.

Mr. Neukom moved that Appropriation Ordinance No. 10, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 10, 1907, was read a third time and failed to pass, not having the majority as provided by law.

Ayes, 13, viz.: Messrs. Cottey, Hamlet, Neukom, Smither, Rhodes, Uhl, Hartmann, Portteus, Royse, Donavon, Sullivan, Wright and President Frederick W. Eppert.

Noes, 5, viz.: Messrs. Wood, Davis, Bangs, Stickelman and Hofmann.

By Mr. Neukom:

To the President and Members of the Common Council:

I hereby beg to notify you that I shall call up Appropriation Ordinance No. 10, 1907, at our next regular meeting.

W. J. Neukom.

Which was read.

Mr. Davis called for General Ordinance No. 50, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 50, 1907, be amended as recommended by the committee. Carried.

Mr. Davis moved that General Ordinance No. 50, 1907, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 50, 1907, was read a third time and passed by the following vote:

Ayes, 15, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Hofmann and President Frederick W. Eppert.

Noes, 3, viz.: Messrs. Donavon, Sullivan and Wright.

Mr. Davis called for General Ordinance No. 46, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 46, 1907, be striken from the files. Carried.

Mr. Davis called for General Ordinance No. 59, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 59, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 59, 1907, was read a third time and passed by the following vote:

Ayes, 15, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Hofmann and President Frederick W. Eppert.

Noes, 3, viz.: Messrs. Donavon, Sullivan and Wright.

Mr. Davis called for General Ordinance No. 61, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 61, 1907, be stricken from the files. Carried.

Mr. Royse called for General Ordinance No. 60, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 60, 1907, be amended as recommended by the committee. Carried.

Mr. Royse moved that General Ordinance No. 60, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried

General Ordinance No. 60, 1907, was read a third time and passed by the following vote:

Ayes, 17, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann and President Frederick W. Eppert.

Noes, 1, viz.: Mr. Wright.

Mr. Davis called for Special Ordinance No. 7, 1907, for second reading. It was read a second time.

Mr. Davis moved that Special Ordinance No. 7, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Special Ordinance No. 7, 1907, was read a third time and passed by the following vote:

Ayes, 14, viz.: Messrs. Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Hofmann, Wright and President Frederick W. Eppert.

Noes, 4, viz.: Messrs. Cottey, Royse, Donavon and Sullivan.

Mr. Royse moved that Mr. Tutewiler, member of the Board of Public Safety be granted the privilege of addressing the Council. Carried.

Mr. Tutewiler responded with a few brief remarks.

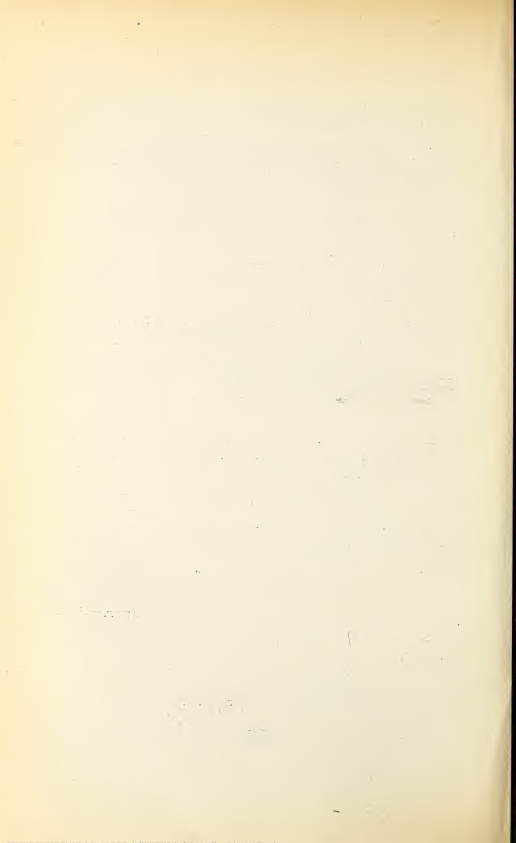
On motion of Mr. Davis the Common Council, at 8:50 o'clock p. m., adjourned.

President

ATTEST:

City Clerk.





SPECIAL MEETING.

Council Chamber, City of Indianapolis, Ind. Tuesday, July 30, 1907.

The Common Council of the City of Indianapolis, met in the Council Chamber, Tuesday evening, July 30, 1907, at 7:30 o'clock, in special session, President Frederick W. Eppert in the chair, pursuant to the following call:

Indianapolis, Ind., July 29, 1907.

To the Members of the Common Council:

You are hereby notified that there will be a special meeting of the Common Council, in the Council Chamber, on Tuesday, July 30, 1907, at 7:30 o'clock p. m., for the receiving and reference to the proper committee of liquor applications to date.

Yours truly,

FREDERICK W. EPPERT,
President.

I, James McNulty, Clerk of the Common Council, do hereby certify that I have served the above and foregoing notice to each and every member of the Common Council, prior to the time of meeting, pursuant to the rules.

James McNulty, City Clerk.

Which was read.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 10 members, viz.: Messrs. Wood, Davis, Rhodes, Bangs, Stickelman, Donavon, Sullivan, Hofmann, Hilkene and Wright.

Absent, 10, viz.: Messrs. Brown, Cottey, Hamlet, Neukom, Smither, Uhl, Hartmann, Portteus, Royse and Henry.

REPORT FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER. Indianapolis, Ind., July 30, 1907.

To the President and Members of the Common Council:

Gentlemen-I herewith submit for your consideration and action the following applications for city retail liquor licenses filed in my office under and in pursuance of the provisions of G. O. No. 39, 1907, viz:

- Joseph Emminger, 31 Monument Place. 1.
- John F. Mack, 1401 Kentucky avenue. 2.
- 3.
- Philip Trietsch, 108 E. Washington street. John F. Conners, 109 N. Capitol avenue. 4.
- 5.
- 6.
- P. J. Gullefer, 1003 Indiana avenue.
 C. E. Rogers, 602 W. Maryland street.
 Henry C. Dippel, 116 N. Delaware street.
 John M. Taylor, 518 Indiana avenue.
 Wm. Pletzer, 125 N. Alabama street. 7.
- 8.
- 9.
- Wm. G. Weiss, 28 S. Pennsylvania street. 10.
- 11. Ignatz Berkowitz, 301-303 Virginia avenue.
- Samuel Wolpa, 1417 N. West street. 12...
- W. T. Weeder, 1064 Virginia avenue. 13.
- Bart Shanahan, 345 S. Capitol avenue. 14.
- Charles Sheperkoter, 33 Virginia avenue. 15. 16.
- 17. 18.
- 19.
- Louis Weissman, 866 Massachusetts avenue.

 Myer Penish, 401 W. New York street.

 Jacob F. Hess, 935 N. Senate avenue.

 John C. Vollrath, 949 S. Meridian street.

 August Bruhn, S. E. cor. Meridian and Arizona streets. 20.
- 21. Samuel Greenwald, 441 Massachusetts avenue.
- 22. B. Wernke, 1224 Roosevelt avenue.
- 23. Henry Roell, 44 S. Illinois street.
- George Dordea, 27 S. California street. Geo. Schanz, 437 S. Capitol avenue. 24.
- 25.
- 26. Albert Ledig, 1041 Maple street.
- 27.
- August W. Boetcher, 1109 Udell street. Peter Brown, 541 E. Washington street. 28.
- 29. Louis Konder, 44 Monument Place.
- 30. Daniel W. Barton, 1101 Eng'ish avenue.
- C. C. Smelcer, 335 Massachusetts avenue. 31.
- Ollie Coonce, 1112 W. Washington street. 32.
- 33. Leopold Weiss, 936 Massachusetts avenue.
- S. J. Brockhausen, 502 Buchanan street. John Comstock, 444 E. Washington street. 34.
- 35.
- George Eagan, 325 S. Capitol avenue. 36.
- John Evan, 701 Haugh. 37.

Respectfully submitted,

GEO. T. BREUNIG,

City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 1:

Indianapolis, Ind., July 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Joseph Emminger, being 62 years of age, residing at No. 115 N. Noble street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at said No. 115 N. Noble street, in the City of Indianapolis, County of Marion, State of Indiana, and my occupation for the same period has been that of saloon keeper in Circle Park Hotel building. The premises wherein and whereon I desire to carry on such business are located at No. 31 Monument Place, in the city of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 22x90 feet, with one room to the south used for stock room, fronting north on Monument Place, on first floor of the five-story building known as Circle Park Hotel, situate on lot 13 in square 56 in said city, county and state. Four exits. Business men's lunch served in same room.

Joseph Emminger.

Application No. 2:

Indianapolis, Ind., July 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John F. Mack, being 40 years of age, residing at 1401 Kentucky avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1401 Kentucky avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1401 Kentucky avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 20x26 feet, with two rooms to the east used for living rooms, fronting west on Kentucky avenue on the first floor of a two-story brick building situated on 29 feet and 6 inches front by 155 feet deep, all of the east lot No. 34 in McCarty addition to West Indianapolis, and known as 1401 Kentucky avenue in Ward 14. There is an entrance from Kentucky avenue and one from Belt street and one from living rooms.

JOHN F. MACK.

Application No. 3:

Indianapolis, Ind., July 17, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Philip Trietsch, being 40 years of age, residing at 306 E. Walnut street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors

within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 306 E. Walnut street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of proprietor of saloon and cafe. The premises wherein and whereon I desire to carry on such business are located at No. 108 E. Washing ton street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Being a room 19 feet by 100 feet, fronting south on Washington street on the first floor of a four-story brick building situated on 120 feet of the south end of 22½ feet off of the west side of lot No. 8 in square 57 in the City of Indianapolis, Center Township, Marion County, Indiana, and known as 108 E. Washington street, being in Ward No. 7. Said premises has two entrances on Washington street and no other entrances. I hereby give notice that I desire to operate and conduct a cafe on the same premises.

PHILIP TRIETSCH.

Application No. 4:

Indianapolis, Ind., July 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Jno. F. Conners, being 42 years of age, residing at 237 Douglas street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 237 Douglas street, in the City of Indianapo'is, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 109 N. Capitol avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: The room 24x32 feet, with room to the east 12x24 feet used for stock room, fronting west on Capitol avenue, on the first floor of a one-story brick building and situated on 30 feet off of the south end of the north half of lot No. 9 in square No. 47, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 109 Capitol avenue north, in Ward No. 6. I also give notice for pool-table privileges in same room. There is one entrance from Capitol avenue and one from hallway on south side and from stock room on east.

JOHN F. CONNERS.

Application No. 5:

Indianapolis, Ind., July 19, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, P. J. Gullefer, being 44 years of age, residing at 1003 Indiana avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1003 Indiana avenue, in the City of Indianapolis, Ştate of

Indiana, and my occupation for the same period has been that of selling liquor. The premises wherein and whereon I desire to carry on such business are located at No. 1003 Indiana avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: The building is a two-story brick, dwelling rooms upstairs. The sa'oon is 18 feet by 34 feet, with pool room in rear, with two entrances in rear and one in front. Situated on lot No. 33, in Drake and Mayhew's second addition to Indianapolis, Center township, Marion county, Indiana, in Ward No. 4. I desire to operate two pool tables.

P. J. Gullefer.

Application No. 6:

Indianapolis, Ind., July 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, C. E. Rogers, being 46 years of age, residing at 331 W. New York street, City of Indianapolis, State of Indiana, do nereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate imits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 602 W. Maryland street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 602 W. Maryland street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: No. 602 W. Maryland street, in room 18x35, fronting south on Maryland, in the first floor of the two-story brick building situated on all that part of outlots 1 and 2. with main exit facing south on Maryland; one on California street, and the other leading into hall facing California street. Two pool tables next room, known as 604; partition cut through between saloon and pool room known as saloon room.

C. E. Rogers.

Application No. 7:

Indianapolis, Ind., July 19, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry C. Dippel, being 42 years of age, residing at 1409 Bellefontaine street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediate y preceding the date of this application has been at same place, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 116 N. Delaware street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In the front room, 18 feet by 45 feet, with one room west of bar used for lunch room. Fronting east on Delaware street on the first floor of a two-story brick building situate on lot No. 6, Dancy's sub. of square 44 in the City of Indianapolis, State of Indiana.

HENRY C. DIPPEL.

Application No. 8:

Indianapolis, Ind., July 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John M. Taylor, being 33 years of age, residing at 406 W. South street, City of Indianapolis, State of Indiana, do nereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1258 W. New York street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of stationary fireman. The premises wherein and whereon I desire to carry on such business are located at No. 518 Indiana avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a room 25 feet by 30 feet; room and building fronts east on Indiana avenue, on the first floor of a three-story brick building situated on lot 7 in square 28 in the City of Indianapolis, Center township, Marion county, and known as room 518 and 520 Indiana avenue, in Ward 6. Also give notice for pool room privileges in said rooms, and said rooms having two front entrances.

JOHN M. TAYLOR.

Application No. 9:

Indianapolis, Ind., July 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. Pletzer, being 29 years of age, residing at Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 125 N. Alabama street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are 'ocated at No. 125 N. Alabama street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18 feet by 48 feet, fronting west on Alabama, and situated on the south half of lot No. 10, square 42, first floor of a two-story brick, and known as No. 125 N. Alabama street.

WILLIAM PLETZER.

Application No. 10:

Indianapolis, Ind., July 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, William G. Weiss, being 46 years of age, residing at 403 E. Morris street, City of Indianapolis, State of Indiana, do hereby make application for a license to, sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 403 E. Morris street, in the City of Indianapolis, State of In-

diana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 28 S. Pennsylvania street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room fronting east on Pennsylvania street, at the southwest corner of Pennsylvania and Pearl streets, first floor of a seven (7) story brick building, room 26 feet by 35 feet, and situated on lot No. seven (7), in square No. sixty-five (65), in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 28 S. Pennsylvania street, in ward No. 12.

WILLIAM G. WEISS.

Application No. 11:

Indianapolis, Ind., July 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Ignatz Berkowitz, being 68 years of age, residing at 313 S. New Jersey street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 313 S. New Jersey street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon business. The premises wherein and whereon I desire to carry on such business are located at No. 301-303 Virginia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 15 feet at north end, 40 feet at south end, 34 feet long, fronting north in a point at Virginia avenue and New Jersey street, on the first floor of a two-story brick building, situated on lot No. one (1), in Stevens' sub. of square 101, in the City of Indianapolis, Center township, Marion county, and known as Nos. 301 and 303 Virginia avenue, in ward No. 11. Entrance on New Jersey street, corner New Jersey street and Virginia avenue, entrance in rear. Permit pool tables.

IGNATZ BERKOWITZ.

Application No. 12:

Indianapolis, Ind., July 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Samuel Wolpa, being 38 years of age, residing at 1417 N. West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1417 N. West street, S. E. corner 15th street and N. West street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1417 N. West street, S. E. corner 15th street and West street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a room 23 feet by 40 reet, with two extra doors, one to the south, one to the east of said room, and situated on part of the N. W. quarter of the S. E. guarter

section 35, township 16, range 3 east, at the S. E. corner of West and canal, or West street. Said building is a two-story frame and fronts west on West street, No. 1417 N. West street, ward No. 3.

SAMUEL WOLPA.

Application No. 13:

Indianapolis, Ind., July 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, W. T. Weeder, being 42 years of age, residing at Maple Grove, Flat No. 1, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at the above residence and 1411 N. Senate avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of barber and saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1064 Virginia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a room 16½x38½ feet; said room and building fronts west on Virginia avenue, on the first floor of a three-story brick building, and situated on lot No. 458, in Fletcher et al.'s subdivision of lot No. 98, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1064 Virginia avenue, ward No. 11. I also give pool notice.

W. T. WEEDER.

Application No. 14:

Indianapolis, Ind., July 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Bart Shanahan, being 48 years of age, residing at 219 N. Summit street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 219 N. Summit street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saw toother at E. C. Atkins' saw works. The premises wherein and whereon I desire to carry on such business are located at No. 345 Capitol avenue south, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 18x60 feet, room and building faces west on Capitol avenue, at the northeast corner of Capitol avenue and South street, on the first floor of a two-story brick building, and situated on lot 11 in Griffith's subdivision, square 95, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 345 Capitol avenue south, in ward No. 12. I also ask for pool table privileges in same room. The entrances are as follows: One entrance from Capitol avenue and one from South street, two from stock room on the east and one from hallway which leads to stairway to upstairs.

BART SHANAHAN.

Application No. 15:

Indianapolis, Ind., July 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Chas. Sheperkoter, being 44 years of age, residing at 31-33 Virginia avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 25½ N. Pennsylvania and 31-33 Virginia avenue, in the City of Indianapo'is, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 33 Virginia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Main entrance, Virginia avenue; one entrance to cafe on the north and one entrance to stock room in rear; room 15 feet 10 inches by 32 feet; said barroom and building fronts east and partly northeast on Virginia avenue, first floor of a four-story brick building, and situated on lot No. three (3), in Smith's sub. of square No. 64 (64), in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 33 Virginia avenue, in ward No. 12.

CHARLES SHEPERKOTER.

Application No. 16:

Indianapolis, Ind., July 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis Weissman, being 23 years of age, residing at 542 E. New York street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 542 E. New York and 17 N. East street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of grocer. The premises wherein and whereon I desire to carry on such business are located at No. 866 Massachusetts avenue, in the City of Indianapolis, Marion county, State of Indiana; said premises being more particularly described as follows: Room fronting on Massachusetts avenue, on corner of first alley east of Ashland avenue, having front entrance and side entrance from alley. To be used for saloon purpose only.

Louis Weissman.

Application No. 17:

Indianapolis, Ind., July 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Myer Penish, being 39 years of age, residing at 403 W. New York street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the

two years immediately preceding the date of this application has been at 403 W. New York street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 401 W. New York street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: One front, one side and one rear entrance, front room, 16x40 feet, fronting north on New York street, on the first floor of a one-story brick, and situated on thirty-seven and one-half feet off of lots Nos. 1 and 2, in square No. 31, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 401 W. New York street, ward No. 6. I also give notice for pool table in same room.

MYER PENISH.

Application No. 18:

Indianapolis, Ind., July 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Jacob F. Hess, being 31 years of age, residing at 933 Senate avenue north, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located in a room 15x28 feet, with two rooms to the east used for stock room and kitchen, said barroom and building fronts west on Senate avenue, north, on the first floor of a two-story brick building, in Fatout's subdivision of Fletcher's subdivision of inlots 1 and 2, outlot 169, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 935 Senate avenue, north, in ward No. 3. One entrance from Senate avenue, one entrance from Tenth street, one to stock room and one to toilet room.

JACOB F. HESS.

Application No. 19:

Indianapolis, Ind., July 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John C. Vollrath, being 32 years of age, residing at 949 S. Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to se'l, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 949 S. Meridian street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 949 S. Meridian street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Two-story frame building on northeast corner or Ray and Meridian street; one front and one side entrance. I desire to operate one pool table.

Application No. 20:

Indianapolis, Ind., July 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, August Bruhn, being 34 years of age, residing at City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1618 Finneman street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at the S. E. corner Arizona and Meridian streets, in the City of Indianapolis, Marion county, Indiana; said premises being more particu'arly described as follows: Is located in the front room, 20 feet by 35 feet, fronting west on Meridian street, first floor of a twostory frame building, and situated on lot No. one (1) in the Pa. R. R. Co.'s addition in the City of Indianapolis, at the S. E. corner of Arizona and Meridian streets, ward 13. Said room has two extra doors-one north and one to the east of said room. I also give notice for pool. AUGUST BRUHN.

Application No. 21:

Indianapolis, Ind., July 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Sam Greenwald, being 38 years of age, residing at 916 Bellefontaine street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 916 Bellefontaine street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at 441 Massachusetts avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a room 17x39 feet, with one room to the south of the bar used for stock room, said room and building fronting north on Massachusetts avenue, on the first floor of a two-story brick building, and situated in the southeast half, square 19, twenty-one (21) feet on Massachusetts avenue, commencing 128 feet southeast of the northeast corner or square 19, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 441 Massachusetts avenue, in ward No. 7. This room has two front entrances and one rear entrance.

SAM GREENWALD.

Application No. 22:

Indianapolis, Ind., July 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, B. Wernke, being 45 years of age, residing at 1134 McLain street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors

within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1224 Roosevelt avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1224 Roosevelt avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 15½x47 feet, room and building fronting southeast on Roosevelt avenue, on the ground floor of a two-story frame building situated 60 feet east end lot 36 and triangle 20 feet north, northeast corner lot No. 37 in Alvord's subdivision of E. T. and S. K. Fletcher's addition in the City of Indianapolis, Center township, Marion county, and known as No. 1224 Roosevelt avenue, in ward No. 1. I also give notice for pool table. One entrance on Roosevelt avenue and one from alley on the east.

B. WERNKE.

Application No. 23:

Indianapolis, Ind., July 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry Roell, being 38 years of age, residing at 1619 Union street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 44 S. Illinois street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 12x23 feet, barroom and building front east on Illinois street, on the first floor of a three-story brick building and situated on 16 feet north of 67½ feet of the south end of lot No. 2, 16 feet by 39 feet north of 67½ feet of the south end of lot No. 3, in square No. 67, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 44 S. Illinois street, in ward No. 12. I also apply for restaurant and pool table privileges in same room. One entrance on Illinois street.

HENRY ROELL.

Application No. 24:

INDIANAPOLIS, IND., July 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George Dordea, being 29 years of age, residing at 27 S. California street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at No. 550 W. Washington street and 27 S. California street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of barkeeper. The premises wherein and whereon

I desire to carry on such business are located at No. 27 S. California street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In front room, 15x28 feet, fronting west on California street, first floor of a one-story frame building situate on lot 11, Manley's sub. of outlots 10 and 11 in outlot 14, City of Indianapolis, and known as No. 27 S. California street, in ward 12. With an entrance fronting west on California street and side entrance facing Pearl street. The applicant will conduct no other business in connection therewith.

GEORGE DORDEA.

Application No. 25:

Indianapolis, Ind., July 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George Schanz, being 28 years of age, residing at 1111 McClaiu street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1111 McClain street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 437 Capitol avenue south, in the City of Indianapo is, Marion county, Indiana; said premises being more particularly described as follows: Front room, 20x40 feet, room and building faces west on Capitol avenue south, on the first floor of a three-story brick building, and situated on 90 feet off of the west end of lot No. 10 in Van Blaricurn's subdivision of outlot No. 14, in the City of Indianapolis, Center township, Marion county, Indiana, and known as 437 Capitol avenue south, in ward No. 12. I also ask for pool table privilege in same room. One entrance on Capitol avenue, one entrance on Henry street, one entrance in rear.

GEORGE SCHANZ.

Application No. 26:

Indianapolis, Ind., July 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Albert Ledig, being 35 years of age, residing at 1507 S. Alabama street, City of Indianapolis, State of Indiana, do hereby make appli cation for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1041 Maple street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1041 Maple street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 15x17 feet at the northwest corner of Maple and Wilkins streets, on the first floor of a one-story frame building, situated on lots 94 and 95 on part of outlot 120 in McCarty's addition to the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1041 Maple street, ward 13. One entrance on Maple street and one on Wilkins street.

ALBERT LEDIG.

Application No. 27:

Indianapolis, Ind., July 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, August W. Boetcher, being 48 years of age, residing at 3328 Clifton street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 3328 Clifton street and 1018 W. 29th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1109 Udell street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 16 feet at north end, 28 feet at south end and 53 feet long, fronting north on Udell street, on ground floor of a one-story cement block building, situated on lot No. 3, block 17, Wm. Braden et al.'s North Indianapolis addition. One entrance from Udell street and one entrance from rear. Street number is 1109 Ude'l. Desire pool table privileges.

AUGUST W. BOETCHER.

Application No. 28:

Indianapolis, Ind., July 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Peter Brown, being 33 years of age, residing at City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been 23½ Kentucky avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of restaurant and lunch business. The premises wherein and whereon I desire to carry on such business are located at No. 541 E. Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a room 18 feet by 60 feet, said room fronts north on Washington street and has two entrances, one at north end and one at south end of room. Said building is a three-story brick and is located on 20 feet on Washington street by 186 8-10 feet west line of outlot 83 in Indianapolis, ward No. 11. I also give notice for pool.

PETER BROWN.

Application No. 29:

Indianapolis, Ind., July 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis Konder, being 32 years of age, residing at 137 W. Market street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been

in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 44 Monument Place, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room with one entrance from Monument Place, one from back alley and one from Morton Hotel, 14 feet by 75 feet, fronting east on Monument Place, on the first floor of a three-story brick building, and situated on 37½ feet on the Circle, southeast side of lot 13, in square No. 55, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 44 Monument Place, in ward No. 6. I also give notice that I will apply to said board for pool table privileges in same room.

LOUIS KONDER.

Application No. 30:

Indianapolis, Ind., July 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Daniel W. Barton, being 29 years of age, residing at 1135 Hoyt avenue, City of Indianapolis, State of Indiana, do hereby make appli-cation for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1111 English avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of liquor dealer. The premises wherein and whereon I desire to carry on such business are located at 1101 English avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as fo lows: One entrance from English avenue, one entrance from Shelby street, one entrance from stock room in rear; room 18x30 feet, fronting north on English avenue, at the southeast corner of English avenue and Shelby street, on the first floor of a two-story brick building, and situated on lot No. 33, in Spann & Co.'s Woodlawn addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as 1101 English avenue, in ward No. 10. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

DANIEL W. BARTON.

Application No. 31:

Indianapolis, Ind., July 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, C. C. Smelcer, being 35 years of age, residing at 506 Leon street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 506 Leon street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor business. The premises wherein and whereon I desire to carry on such business are located at No. 335 Massachusetts avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 12x35 feet, with two rooms to the south used for stock room and kitchen. No other rooms connected with bar, fronting north on Massachusetts avenue, on the first floor of a two-story frame building, and situated on parts of lots Nos. 10 and 11 in square No. 23 in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 335 Massachusetts avenue, in ward No. 7. I also ask for pool tab'e privilege in same room. Entrance from Massachusetts avenue and side entrance to stock room and kitchen from court leading from Massachusetts avenue.

C. C. SMELCER.

Application No. 32:

Indianapolis, Ind., July 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Ollie Coonce, being 33 years of age, residing at 105 Greeley street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at 1112 W. Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as fol ows: Front room, 16x32 feet, room and building faces south on Washington street, on the first floor of a one-story frame building, and situated on lot No. 8, outlot No. 8, in Boatwright's subdivision west of White River, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1112 W. Washington street, ward No. 15. I also ask for pool table privileges in same room. Main entrance from Washington street and two from stock room in rear.

OLLIE COONCE.

Application No. 33:

Indianapolis, Ind., July 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Leopold Weiss, being 50 years of age, residing at 1120 Bellefontaine street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same and 1122 E. 11th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 936 Massachusetts avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as fo'lows: Main entrance from Massachusetts avenue, one entrance to stock room in rear, one entrance to hallway on southwest side. Room 20x30 feet, with one room to the north, used for stockroom; said barroom and building fronts south on Massachusetts avenue, on the first floor of a one-story brick building, situated on lot 17, in the Exchange Land Company's subdivision of outlot 183, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 936 Massachusetts avenue, in ward No. 8.

LEOPOLD WEISS.

Application No. 34:

Indianapolis, Ind., July 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, S. J. Brockhausen, being 39 years of age, residing at 714 Woodlawn avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 624 Prospect street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon business. The premises wherein and whereon I desire to carry on such business are located at No. 502 Buchanan street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: One frame building one story high, 20 feet front, 30 feet deep, two street entrances, one on Buchanan and one on East street. Also asking for pool table privileges.

S. J. Brockhausen.

Application No. 35:

Indianapolis, Ind., July 29, 1907

To the City Controller, City of Indianapolis, Indiana:

I, John Comstock, being 56 years of age, residing at 444 E. Washington street, City of Indianapolis, State of Indiana do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 29 N. Alabama street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of Saloon Keeper. The premises wherein and whereon I desire to carry on such business are located at No. 444 E. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 15x35 ft., room and building fronting south on Washington street, on the first floor of a three story brick building and situated on a 21 ft. 3 in. part of lot No. 11, in square 60, in the City of Indianapo is, Center township, Marion county, and known as 444 E. Washington street, in ward No. 7, with one entrance from front and one from rear. I also apply for pool table privileges.

John Comstock.

Application No. 36:

Indianapolis, Ind., July 29, 1907

To the City Controller, City of Indianapolis, Indiana:

I, George Eagan, being 37 years of age, residing at 327 S. Capitol avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 327 S. Capitol avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire

to carry on such business are located at 325 S. Capitol avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 18x30 feet, room and building fronts west on Capitol avenue on the first floor of a two story frame building situated on lot 15 in Griffiths. subdivision of, square 95 in City of Indianapolis, Center. Township, Marion County, Indiana, known as S. E. corner Capitol avenue and McNabb street, better known as 325 S. Capitol avenue, Ward No. 12, with one entrance from the front, one from the north side and one from rear. I also apply for pool table privileges in same room.

GEORGE EAGAN.

Application No. 37:

INDIANAPOLIS, IND., July 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Evan, being 40 years of age, residing at 701 Haugh street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 602 W. Maryland street in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 701 Haugh street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 16x30 feet, with one room to the east used for stockroom, fronting west on Haugh street, on the first floor of a one and one-half story frame building, and situated on lot No. 80, in Walker's second addition to Haughville, in the City of Indianapolis, Wayne Township, Marion County, Indiana, and known as the northeast corner of Walnut and Haugh streets, Ward No. 15. The room in which liquor is to be sold and drank on said described property has three entrances: one to the west, one to the south and one to the east. I also give notice for pool table privileges.

JOHN EVAN.

Which were read and referred to the Committee on License.

Rames. M. Mully

On the motion of Mr. Wood the Common Council at 8:40 o'clock p. m. adjourned.

President.

ATTEST:

City Clerk.

REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind., Monday, August 5, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, August 5, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 19 members, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Henry and Wright.

Absent, 1, viz.: Mr. Brown.

Mr. Hilkene moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., July 17, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval the following ordinances:

General Ordinance No. 59, 1907, being "An ordinance amending clause 'D' of Section 5 of an ordinance entitled 'An ordinance concerning the compensation of all officers, heads of departments, clerks,

assistants and employes of the city of Indianapolis, Indiana, and repealing all ordinances in conflict herewith,' being General Ordinance

No. 32, 1907, approved May 16, 1907."

Special Ordinance No. 7, 1907, being "An ordinance changing the name of Ismond street and Parkway from 18th street to 30th street

to Parkway Boulevard."

General Ordinance No. 50, 1907, being "An ordinance amending clauses 'B' and 'F' of Section 5 of an ordinance entitled 'An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the city of Indianapolis, Indiana, and repealing all ordinances in conflict herewith,' being General Ordinance No. 32, 1907, approved May 16, 1907."

General Ordinance No. 60, 1907, being "An ordinance providing for the transfer of the sum of \$1,200.00 from a certain fund to a certain fund in and for the use of the Department of Public Works, and fixing

a time when the same shall take effect."

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT. CITY OF INDIANAPOLIS, Indianapolis, Ind., July 31, 1907.

To the President and Members of the Common Council:

GENTLEMEN—At the meeting of your honorable body held on June 3, 1907, I returned to you General Ordinance No. 47, 1907, without my approval, such approval as stated in the message sent to your honorable body on the date mentioned being based upon an agreement made between the city of Indianapolis and the various railroad companies crossing the streets of said city, by which such railroad companies agreed to pay 30 per cent of the cost of all lights located upon such street crossings by their tracks. The railroad companies are now ready to make these payments in accordance with such agreement, but in the opinion of the corporation counsel, the whole matter can better be covered by ordinance than by separate contracts with the railroads. I therefore submit to your honorable body an ordinance relating to this contract and agreement, with the recommendation that the same receive early and favorable attention at your hands.

I have the honor to remain.

Very truly yours,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, Indianapolis, Ind., July 31, 1907.

To the President and Members of the Common Council:

Gentlemen-There will be submitted to your honorable body at tonight's meeting an ordinance appropriating the sum of \$20,000 to the fund for the repair of permanently improved streets. The burden of caring for these streets is increasing each year. The number of yards of pavement which must be looked after has increased by the thousands during the present summer, and in order that we may keep all

streets in that good condition which the people rightfully demand, it will be necessary to have the additional funds asked for. I call your attention to the fact that with this sum added to the original appropriation the amount expended for this purpose during the present year will be little, if any, in excess of the sum required during the year 1906.

The following is a list of the streets which have not as yet been

repaired during the present year:

Delaware, from Massachusetts avenue to St. C'air street.

St. Clair street.

N. East street.

New York street west of Blake.

East street south of Morris.

McCarty street, High to Virginia avenue.

Woodlawn, east of Virginia avenue.

Ft. Wayne avenue.

12th street, Alabama to Central avenue.

Senate avenue, from 16th to 21st street.

Buchanan street east of Virginia avenue.

N. Park avenue.

Liberty street.

Talbott avenue, from 16th to 25th street.

As this work must be done during the good weather, I earnestly urge upon you immediate action on this ordinance.

I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

A communication was received through the Mayor inviting the Council to attend the Convention of the League of American Municipalities to be held at Norfork, Va., was read and placed on file without action.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER.

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-Herewith please find communication from the Board of Health requesting additional appropriation for \$1,500.00 to the "Prevention of Contagious Diseases" account.

I submit herewith an ordinance making the appropriation asked

for, and recommend its passage.

Respectfully submitted.

GEO. T. BREUNIG, City Controller. DEPARTMENT OF PUBLIC HEALTH AND CHARITIES.

CITY OF INDIANAPOLIS.

INDIANAPOLIS, IND., July 30, 1907.

Mr. Geo. T. Breunig, City Controller:

DEAR SIR—I have been directed by the Board of Public Health to ask you to recommend an appropriation of \$1,500.00 to the Contagious Disease Fund. We have a balance of \$692.00 at the present time, which will not be enough to carry us to the end of the year.

Kindly make the necessary recommendation to the Council at its

next meeting.

Respectfully yours,

EUGENE BUEHLER,

Sec. Board of Health.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., August 5, 1907.

To the President and Members of the Common Council:

Gentlemen—I herewith submit communication from the Department of Public Works requesting additional appropriations as follows: \$25,000.00 to the "City Civil Engineer Salaries" account, and

\$25,000.00 to the "Repairing of Permanently Improved Streets" account.

I have prepared and submit herewith ordinances providing for the appropriations asked for, and recommend their passage.

Respectfully submitted,
GEO. T. BREUNIG,
City Controller.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, INDIANAPOLIS, IND., August 2, 1907.

Mr. Geo. T. Breunig, City Controller:

Dear Sir—In accordance with the attached communication from the City Civil Engineer, we respectfully request that you recommend to the Common Council the passage of an ordinance appropriating the sum of \$25,000.00 to the City Civil Engineer Salaries Fund.

Respectfully,
Joseph T. Elliott,
P. C. Trusler.
F. J. Mack.
Board of Public Works.

OFFICE OF THE CITY CIVIL ENGINEER. INDIANAPOLIS, IND., August 2, 1907.

Board of Public Works, Indianapolis:

Gentlemen—In looking over the balance of the C. C. E. Salaries Fund, I find that the same is only a little over \$4,000.00. In order to pay salaries on the first of next month it will be necessary for an

appropriation to be made this month, and I would suggest that you ask for \$25,000.00, the same to cover salaries in this department for the balance of the year. Our pay-rolls have been exceptionally heavy this year on account of the increased salaries together with the large amount of work on hand which necessitated the employment of a number of extra men.

Very respectfully,

BLAINE H. MILLER,

Civil Engir City Civil Engineer.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, Ind., August 2, 1907.

Mr. Geo. T. Breunig, City Controller, City:

DEAR SIR—In accordance with the attached communication from the City Civil Engineer, we respectfully request that you recommend to the Common Council the passage of an ordinance appropriating the sum of \$25,000 to Repairing of Permanently Improved Streets Fund. Yours respectfully,

JOSEPH T. ELLIOTT. P. C. TRUSLER. F. J. MACK. Board of Public Works.

OFFICE OF THE CITY CIVIL ENGINEER. Indianapolis, Ind., August 2, 1907.

Board of Public Works, Indianapolis:

Gentlemen-In answer to your inquiry regarding an extra appropriation to cover the cost of repairs of permanently improved streets for the balance of the year, I beg to state that we have not as yet patched the following streets, some of which are in bad condition:

Delaware, Massachusetts avenue to St. Clair street.

St. Clair street. N. East street. New York street west of Blake. East street south of Morris. McCarty street, High to Virginia avenue. Woodlawn, east of Virginia avenue. Ft. Wayne avenue. 12th street, Alabama to Central. Senate avenue, 16th to 21st street. Buchanan, east of Virginia avenue.

N. Park avenue. Liberty street.

Talbott avenue, 16th to 25th street.

I believe it would be advisable for the Board to ask for an appropriation of at least \$25,000.00, of which I understand the Street Commissioner needs six or seven thousand to continue with his work of repairs on brick and block streets out of guarantee. There is only a balance of ten or twelve thousand dollars in our fund for repairs to permanently improved streets, and this will be about exhausted after payment of the July bill to the Western Construction Co. Very respectfully,

BLAINE H. MILLER, City Civil Engineer.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, Indianapolis, Ind., July 23, 1907.

Geo. T. Breunig, City Controller, City:

DEAR SIR-I wish you would prepare an appropriation ordinance providing an additional \$20,000 for the repair of permanently improved streets. I desire to have this ordinance submitted to the Council at its next meeting, on the first Monday night in August. I have asked the City Engineer to furnish me a list of all asphalt streets which have not as yet been patched. I am desirous of putting every street in good condition before cold weather, as I consider it to be more economical to patch them now than to wait for an increased appropriation in next year's budget.

I remain,

Very truly yours,

C. A. BOOKWALTER, Mayor.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I herewith submit for your consideration and action the following applications for city retail liquor licenses filed in my office in pursuance of and under the provisions of G. O. No. 39, 1907, viz:

- Emmet G. Sering, 2038 E. Washington street. Henry Lichtenberg, 114 N. Liberty street. 38
- 39.
- Wm. F. Brandt, 2749 Southeastern avenue. 40.
- 41.
- Thomas M. Tighe, 152 W. Washington street. Patrick Barton, S. W. corner Langsdale and Northwestern avenue 42.
- J. D. Bremer, S. E. corner Medaria and Prospect streets. James M. Jones, S. W. corner 30th street and Canal. 43.
- 44.
- 45. Geo. Seifert, 1619 Prospect street.
- Frank J. Dudley, 721 Massachusetts avenue. 46.
- Wm. S. Miller, 125 E. Court street. 47.
- Wolf Sussman, 245 W. Washington street. Mat. Lewis, 119 N. West street. 48.
- 49.
- John Brennen, 2002 Hillside avenue. 50.
- Thos. G. Bramlette, 1210 N. Missouri street. 51.
- 52.
- 53.
- Fritz Hess, 936 Virginia avenue. Edward W. Wilbert, 316 W. Ohio street. Gustave F. Thiem, 1347 Kentucky avenue. 54.
- Andrew Heinlein, 462 W. 15th street. 55.
- John Pugel, 716 N. Warman avenue. 56.

Respectfully submitted,

GEO. T. BREUNIG. City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 38:

Indianapolis, Ind., July 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Emmet G. Sering, being 39 years of age, residing at No. 2036 E. Washington street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2036 E. Washington street and 56 N. Jefferson avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 2038 E. Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 20x40 feet; said barroom and building fronts south on Washington street at the northwest corner of Hamilton avenue and Washington street, on the ground floor of a one-story frame building situated on lot No. 27, Johnson and Hogshire's East Washington street addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 2038 E. Washington street, in ward No. 9. I also ask for restaurant and pool table privi eges in same room. Main entrance from Washington street; one entrance to lailway which runs to rear yard.

EMMET G. SERING.

Application No. 39:

Indianapolis, Ind., July 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry Lichtenberg, being 31 years of age, residing at 114 N. Liberty street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 114 N. Liberty street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 114 N. Liberty street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 14x30 feet; said barroom and building fronts east on Liberty street, on the first floor of a two-story frame building, and situated on 31½ feet, north end of lots 15 and 16, in Bates & Fletcher's subdivision of outlot No. 59, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of Liberty and Wabash street, in ward No. 7. Two entrances from the front, one from the side and one in back. I also give notice to said board that I will apply for pool table privileges in same room.

HENRY LICHTENBERG.

Application No. 40:

INDIANAPOLIS, IND., July 31, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. F. Brandt, being 41 years of age, residing at 1518 Bates street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1014 Hosbrook street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of liquor dealer and teamster. The premises wherein and whereon I desire to carry on such business are located at No. 2749 Southeastern avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a front room, 8 feet 6 inches in the point, 20 feet 6 inches at west end and 37 feet long, fronting north on Southeastern avenue, first floor of two-story frame building, and situated on 155 1-10 feet on Southeastern avenue, east end of lot No. one (1), in Cornett place addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 2749 Southeastern avenue, in ward No. 10. One entrance from Southeastern avenue, one from English avenue, one from stock room in the rear.

WM. F. BRANDT.

Application No. 41:

Indianapolis, Ind., July 31, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas M. Tighe, being 43 years of age, residing at 2405 N. Pennsylvania street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 152 W. Washington street, corner Capitol avenue, in the City of Indianapo'is, Marion county, Indiana; said premises being more particularly described as follows: In a room 12x51 feet, with two side doors west to Capitol avenue, fronting south on Washington street, on the first floor of a three-story brick building, situated on part of lots 7, 8 and 9, in square 54, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northeast corner of Washington street and Capitol avenue north, in ward No. 6. Main entrance from Washington street, two entrances from Capitol avenue, north.

THOS. M. TIGHE.

Application No. 42:

Indianapolis, Ind., July 31, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Patrick Barton, being 38 years of age, residing at Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at S. W. corner Langsdale and Northwestern avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at S. W. corner Langsdale and Northwestern avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In the front room, 18 feet by 40 feet, and one room west of barroom, used for kitchen, ground floor of a onestory frame building, fronting east on Northwestern avenue, and situated on lot No. four (4) and the north half of lot No. three (3), in Joshua Langsdale addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of Langsdale and Northwestern avenue, in ward No. 4. The described property and room in which liquor is so'd and drank has four entrances one to Northwestern avenue, one north to Langsdale avenue, and two west to stock room. I also give notice for pool table.

PATRICK BARTON.

Application No. 43:

Indianapolis, Ind., July 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, J. D. Bremer, being 53 years of age, residing at Norwood, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at S. E. corner Medaria and Prospect streets, in the city of Norwood, Center S. E., State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at the S. E. corner Medaria and Prospect streets, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Located in the front room, 19 feet by 42½ feet, fronting north on Prospect street, first floor of a two-story frame building, with two extra doors, one to south, one to the east, and situated on lot No. 14 in Hosbrook's Prospect street addition and known as the S. E. corner Medaria and Prospect streets, Center Southeast. I also give notice for pool table.

J. D. Bremer.

Application No. 44:

Indianapolis, Ind., August 1, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James M. Jones, being 42 years of age, residing at S. W. corner Canal and 30th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at S. W. corner 30th street and Canal, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly

described as follows: Front room, 21 by 21 feet, said barroom fronting east at the southwest corner of 30th street and the Canal, on the first floor of a one-story frame building, and situated east of the river, north side northwest quarter (1/4) and west of the canal, northwest corner of the northeast quarter (1/4) of section 27, township 16, range 3, containing 8 95-100 acres, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of the Canal and Thirtieth street. Main entrance from Canal, one from north side from side yard, one from living rooms on west.

JAMES M. JONES.

Application No. 45:

Indianapolis, Ind., August 1, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George Seifert, being 47 years of age, residing at 1326 Laurel street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by Genera! Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1326 Laurel street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of solicitor. The premises wherein and whereon I desire to carry on such business are located at No. 1619 Prospect street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18 feet by 60 feet, first floor of a onestory brick building, fronting north on Prospect street, said room is the west room of said bui'ding, and situated on lot No. 4, in block No. 6, in Hubbard et al.'s southeast addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1619 Prospect street, in Ward No. 10. Has one door south and one front door to the north. I also give notice for pool table.

GEORGE SEIFERT.

Application No. 46:

Indianapolis, Ind., August 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank J. Dudley, being 32 years of age, residing at 1645 Barth avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1071 High street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of teamster. premises wherein and whereon I desire to carry on such business are located at No. 721 Massachusetts avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 24x37 feet, fronting northwest on Massachusetts avenue, on the first floor of a two-story brick building, situated on part of lot 4 in Goldberry's subdivision of outlots 46 and 47, and known as No. 721 Massachusetts avenue, in the City of Indianapolis, Center township, Marion county, Indiana, in ward No. 7. also ask for pool table privilege in the same room. Entrances-one northwest and one east.

FRANK J. DUDLEY.

Application No. 47:

Indianapolis, Ind., August 1, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, William S. Miller, being 50 years of age, residing at 3314 N. Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 125 East Court street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 16½x37 feet, room and building facing north on Court street, on the ground floor of a five-story brick building, and situated on lot No. 9, except 22½ feet west side, in square No. 57, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 125 E. Court street, ward No. 7. Main entrance off Court street, one in rear from alley on the east, two on west side of room, one to basement and one to upstairs.

WILLIAM S. MILLER.

Application No. 48:

Indianapolis, Ind., July 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wolf Sussman, being 38 years of age, residing at 2155 N. Illinois street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2155 N. Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of a saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 245 W. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: In the front room fronting north on Washington street, first floor of a three (3) story brick building. Said room has one entrance at south end of said room and is situated on 22½ feet middle part of lot No. 5, square 68, in Indianapolis, Indiana.

WOLF SUSSMAN.

Application No. 49:

Indianapolis, Ind., July 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Matt Lewis, being 56 years of age, residing at 1925 W. Michigan street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 119 N. West street, N. E. corner West and Wabash street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In the front room, 15 feet by 18 feet, fronting south on Wabash street, first floor of a two-story frame building, and said room has one entrance to the north, and situated on lot No. 1 in square 50, at the N. E. corner Wabash and West street, ward No. 6. I also give notice for restaurant.

MATT LEWIS.

Application No. 50:

Indianapolis, Ind., July 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Brennen, being 41 years of age, residing at 844 S. Noble street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2002 Hillside avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2002 Hillside avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a room, 15x30 feet, fronting east on Hillside avenue, on the first floor of a one-story frame building, and situated on lot No. 209, in Cooper & Pickens' Northeast addition, in the City of Indianapolis, Indiana, and known as No. 2002 Hillside avenue, in ward No. 1. One entrance from front, one from south side and one from rear. I also give notice to said board that I will apply for pool table privileges in same room.

JOHN BRENNEN.

Application No. 51:

Indianapolis, Ind., July 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas G. Bramlette, being 33 years of age, residing at 1210 Missouri street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same place, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of butcher and meat dealer. The premises wherein and whereon I desire to carry on such business are located at No. 1210 N. Missouri street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as fo'lows: Front room, 14 feet by 18 feet, fronting east on Missouri street, first floor of a one-story frame building, and situated on north half of 125 feet, east end of lot No. 12, in West heirs' add., in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1210 North Missouri street, ward No. 3. One front and one rear entrance.

THOMAS G. BRAMLETTE.

Application No. 52:

Indianapolis, Ind., August 5, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fritz Hess, being 42 years of age, residing at 270 Bicking street, City of Indianapolis, State of Indiana, do hereby make appli cation for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same place, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of laborer. The premises wherein and whereon I desire to carry on such business are located at 936 Virginia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 20 feet by 60 feet, fronting west on Virginia avenue, on the first floor of a two-story brick building, and situated on lot No. 438, in Fletcher et al.'s sub. of outlot No. 98, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 936 Vir ginia avenue. One front and one rear entrance. I also give notice for pool table.

FRITZ HESS.

Application No. 53:

Indianapolis, Ind., August 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Edward W. Wilbert, being 42 years of age, residing at 316 W. Ohio street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. premises wherein and whereon I desire to carry on such business are located at No. 316 W. Ohio street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x21 feet, room and building fronts south on W. Ohio street, on the first floor or a one-story brick building, and situated on lot No. 6, Jno. King's subdivision of lot No. 7 and the south half of lot No. 8, in square No. 32, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 316 W. Ohio street, in ward No. 6. Main entrance from Ohio street, one from Osage street, and two from living rooms in rear.

EDWARD W. WILBERT.

Application No. 54:

Indianapolis, Ind., August 5, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Gustave Thiem, being 40 years of age, residing at 1347 Kentucky avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1347 Kentucky avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1347 Kentucky avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In the front room 20x35 feet, fronting west on Kentucky avenue, first floor of a one-story frame building, and said room has two extra doors to the east and is situated on lot No. 31 in McCarty second W. S. addition in ward 14. I also give notice for pool table.

GUSTAVE F. THIEM.

Application No. 55:

Indianapolis, Ind., August 5, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Andrew Heinlein, being 42 years of age, residing at 1122 Concord street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1122 Concord street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 462 W. 15th street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as fo lows: In the front room 18x36 feet, fronting south on 15th street, first floor of a two-story brick building; said room has one door leading north of bar room, and situated on lot No. 39, in C. St. John's west addition. I also give notice for pool table. Said room is in ward No. 3.

ANDREW HEINLEIN.

Application No. 56:

Indianapolis, Ind., August 5, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Pugel, being 41 years of age, residing at 718 N. Warman avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate 'limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 718 Warman avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 716 N. Warman avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In the front room, 18x30 feet, fronting east on Warman avenue, first floor of a one-story frame building, and situated on lot No. 47, in Walker's second Haughville addition. Said room has two extra doors, one west and one north of said room, No. 716 Warman avenue. I also give notice for pool table.

JOHN PUGEL.

Which were read and referred to the Committee on License.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I am directed by the Board of Public Works to forward to your honorable body for your consideration and action thereon the attached ordinance authorizing and empowering the Board of Public Works to proceed with the improvement of California street, from northeast curb line Indiana avenue to south property line Tenth street, with cement walks, approach walks, brick gutters and curbing, as provided for by I. R. No. 5210.

Yours respectfully,
BOARD OF PURLIC WORKS,
Per F. J. NOLL, Jr., Clerk.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, August 2, 1907.

James McNulty, City Clerk, and Common Council, City:

GENTLEMEN-At a meeting of the Board of Public Works, held on Monday, July 29, 1907, certain papers were signed granting permission to the Indianapolis, Newcastle & Toledo Electric Railway Company to enter the city over certain streets, under the impression that conditions set forth, and papers submitted, were simply a repetition of the terms of their franchise. We found later that there was a very great difference between same, and we desire to notify you that all action as to said matter was rescinded. Should any papers in this connection be presented to you, bearing signatures of the Board, please bear this in mind, and oblige.

Yours respectfully.

Joseph T. Elliott. P. C. TRUSLER. F. J. MACK. Board of Public Works.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, Ind., August 2, 1907.

To the President of the Finance Committee and Members of the Common Council, City:

GENTLEMEN—The salary of the Superintendent of the Street Cleaning Department of the preceding administration was \$1,600 per annum. During the last year this salary was \$1,200.00. Your honorable body has increased this salary slightly, and we desire to suggest that in view of the large increase in territory by reason of added improvements,

and the efficiency of the work, as well as judgment, intelligence and honesty displayed in making purchases for this department, we feel that this officer is particularly to be commended.

In the readjustment of salaries there was some effort made to place this salary at \$1,500 per annum, and we would respectfully ask that if this matter could be reopened, and this salary so fixed, that such action would be highly appreciated by the members of the Board of Public Works, and we feel assured that the salary would be none too large for the responsibilities of the office.

Yours truly,

JOSEPH T. ELLIOTT. P. C. TRUSLER. F. J. MACK.

Mr. Royse moved to refer the communication to the Committee on Finance. Carried.

From Department of Law:

DEPARTMENT OF LAW Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I am informed there will be presented to your honorable body at its session this evening an ordinance amending the present salary ordinance so as to make the salary of the Assistant City Attorney \$1,500.00 per annum, this being an increase of \$150.00 over his present salary. As the responsible head of the legal department, I feel you are entitled to hear from me on the facts touching this subject.

When the Legislature provided that this officer should receive annual salary, to be fixed by ordinance, not exceeding \$1,500.00, it must have contemplated that when the work of the department reached such magnitude that the services performed by him would occupy all his time and be of such character as to justify it, he would be awarded the full salary, but until such time the Common Council would grade the salary according to the value of the services actually performed

by him.

At the present time the City Attorney (formerly known as the Assistant City Attorney) receives the full salary of \$2,500.00 allowed by the statute, and I have no hesitation in saying that the Assistant City Attorney fully earns the entire amount authorized by statute to be paid to him. The work in this department has probably quadrupled since this assistant was provided for and the fact is we are greatly in need of another assistant in the office. The personal injury claims and suits to which the Assistant City Attorney gives special attention has increased along with other classes of business. When it is remembered that the total damages claimed in personal injury suits pending against the city in the year 1906 amounted to \$478,500.00, it is clear that the very highest skill and most energetic service is required in defending against them. Failure to look after these cases with the utmost care and attention would quickly result in judgments against the city amounting to more than the entire cost of maintenance of this

I am perfectly safe in saying that if the identical services which have been performed by the present Assistant City Attorney in the last eighteen months had been performed, not for a municipal corporation, but for a private corporation or a liability insurance company in defending personal injury claims, that the fees paid for the same would not have been less than at the rate of \$2,500.00 or \$3,000.00 per year. My last annual report showed that the number of such claims and cases pending on January 1, 1907, was very much less than the total number pending on January 1, 1906, notwithstanding the fact that probably a larger number than usual had been filed during the year. The record for the first six months of 1907 indicates that an equally good showing will be made during the present year. As the Assistant City Attorney is chiefly responsible for this work it follows that he is entitled to the credit and to a salary commensurate therewith.

As far as I may with propriety do so, I earnestly recommend your favorable consideration of the ordinance granting this small increase. I have the honor to remain,

Yours respectfully,

Frederick E. Matson,
Corporation Counsel.

Mr. Cottey moved to refer the communication to the Committee on Fees and Salaries.

Mr. Cottey called for the Ayes and Noes.

The roll was called and President Eppert declared the motion lost by the following vote:

Ayes, 10, viz: Messrs. Cottey, Wood, Rhodes, Uhl, Stickelman, Royse, Donavon, Hofmann, Wright and Henry.

Noes, 10, viz: Messrs. Hamlet, Davis, Neukom, Smither, Bangs, Hartmann, Portteus, Sullivan, Hilkene and President Frederick W. Eppert.

Mr. Hamlet moved to refer the communication to the Finance Committee.

Mr. Royse moved to table the motion of Mr. Hamlet, which motion failed to carry.

The motion of Mr. Hamlet was then put and carried.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Fees and Salaries:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN—We, your Committee on Fees and Salaries, to which was referred General Ordinance No. 21, 1907, entitled "An ordinance approving a certain contract, granting to the Vandalia Railroad Company the right to lay and maintain additional tracks across Belmont

avenue, in the City of Indianapolis, Indiana," beg leave to report that we have had the same under consideration, and recommend that said ordinance do not pass for the following reasons: that the petitioners are asking for too many tracks without the proper protection being offered to the public.

Respectfully submitted,

CHAS. G. DAVIS. JOHN L. DONAVON.

Mr. Davis moved that the report of the Committee be concurred in. Carried.

From the Committee on Finance:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN—Your Finance Committee, to which was referred General Ordinance No. 65, 1907, entitled "An ordinance to license the use of billiard tables and pool tables where a fee is charged," begs leave to report that it has had said ordinance under consideration and recommends that the same do pass.

Respectfully submitted,

HARRY E. ROYSE. ALBERT E. COTTEY. W. O. BANGS. W. A. RHODES. J. H. HAMLET.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on License:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-Your Committee on Licenses, to whom was referred the applications for licenses numbering from 1 to 37, inclusive, have investigated the same and would recommend that the following applications be approved:

- Jos. Emminger, No. 31 Monument Place.
- Jno. F. Mack, No. 1401 Kentucky avenue.
 Philip Trietch, No. 108 E. Washington street.
 Jno. F. Conners, No. 109 Capitol avenue north.
 P. J. Gullefer, No. 1003 Indiana avenue.
 C. E. Rogers, No. 602 W. Maryland street.

- Henry C. Dippel, No. 116 N. De'aware street. 7.
- Wm. Pletzer, No. 125 N. Alabama street. 9.
- 10. Wm. G. Weiss, No. 28 S. Pennsylvania street.11. Ignatz Berkowitz, 301-3 Virginia avenue.
- W. T. Weeder, No. 1064 Virginia avenue. 13.

- Bart Shanahan, No. 345 S. Capitol avenue.
- 15. Chas. Sheperkoter, No. 33 Virginia avenue.
- 16.
- 17.
- 18. 19.
- Louis Weissman, No. 866 Massachusetts avenue.

 Meyer Penish, No. 401 W. New York street.

 Jacob F. Hess, No. 935 N. Senate avenue.

 Jno. C. Vollrath, No. 949 S. Meridian street.

 August Bruhn, No. 1401 S. Meridian street, S. E. corner Ari-20. zona and Meridian streets.
- 21. Sam Greenwald, No. 441 Massachusetts avenue.
- 22. B. Wernke, No. 1224 Roosevelt avenue.
- August Boetcher, No. 1109 Udell street. Louis Kouder, No. 44 Monument Place. 27. 29.
- 30.
- 31.
- 33.
- Daniel W. Barton, No. 1101 English avenue.
 C. C. Smelcer, No. 335 Massachusetts avenue.
 Leopold Weiss, No. 936 Massachusetts avenue.
 S. J. Brockhausen, No. 502 Buchanan street.
 Jno. Comstock, No. 444 E. Washington street.
 George Egan, No. 325 S. Capitol avenue.
 Jno. Evan, No. 701 Haugh street.
 Sam Wolpa, No. 1417 N. West street 34.
- 35.
- 36.
- 37.
- 12.
- Sam Wolpa, No. 1417 N. West street. Ollie Coonce, No. 1112 W. Washington street. 32.

We would also recommend that the following applications be not approved:

- Jno. W. Taylor, No. 518 Indiana avenue.
- 24. George Dordea, No. 27 S. California street.
- George Schanz, No. 437 S. Capitol avenue. 25.
- 26.
- Albert Ledig, No. 1041 Maple street. Peter Brown, No. 541 E. Washington street.

W. O. BANGS.
W. A. RHODES.
E. J. STICKELMAN.

OTTO HOFMANN.

JOHN L. DONAVON.

HARRY E. ROYSE.

FAY WRIGHT.

Mr. Bangs moved that the report of the Committee be concurred in. Carried.

From the Committee on Ordinances:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN—We, your Committee on Ordinance, to whom was referred Special Ordinance No. 9, 1907, being an ordinance annexing certain territory to the City of Indianapolis, beg leave to report that we have had said ordinance under consideration and would recommend that the same do pass.

Respectfully submitted,

W. O. BANGS.

John F. Wood. John L. Donavon.

Mr. Bangs moved that the report of the Committee be concurred in. Carried.

From the Committee on Public Morals:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Morals, to whom was referred General Ordinance No. 63, 1907, entitled an ordinance prohibiting the maintenance and use of search lights on automobiles or other motor vehicles within the corporate limits of the city of Indianapolis, fixing a penalty for the violation thereof, and fixing a time when the same shall take effect, have had the same under consideration and would recommend that it be amended as follows: Section 1, line 4, strike out the words "other bright or" and at the end of Section 1 insert "provided, that nothing herein contained shall apply to any automobile used by the po'ice for the City of Indianapolis when in the performance of their duties." When the ordinance is so amended we would recommend that it do pass.

E. J. STICKELMAN, W. A. RHODES, THEO. PORTTEUS.

Mr. Rhodes moved that the report of the Committee be conconcurred in. Carried.

From the Committee on Public Morals:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN—Your Committee on Public Morals, to whom was referred General Ordinance No. 66, 1907, being "an ordinance regulating the care and sale of certain food products on public market," have had the same under consideration and would recommend that the same do pass.

Respectfully submitted,

E. J. STICKELMAN, W. A. RHODES. THEO. PORTTEUS.

Mr. Rhodes moved that the report of the Committee be concurred in. Carried.

From the Committee on Public Safety and Comfort:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Safety and Comfort, to whom was referred General Ordinance No. 64, 1907, entitled an ordinance regulating the collection and sterilization of milk bottles, cans and other receptacles used for the delivery of milk to any house or premises under quarantine for contagious or infectious diseases, providing a penalty therefor, and fixing a time when the same shall take

effect, beg leave to report that we have had same under consideration and recommend that same do pass.

Respectfully submitted,

J. H. HAMLET.
JOHN F. WOOB.
LOUIS F. HENRY.
WM. J. NEUKOM,
OTTO HOFMANN.

Mr. Hamlet moved that the report of the Committee be concurred in. Carried.

From the Committee on Railroads:

Indianapolis, Ind., July 15, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Railroads, to whom was referred General Ordinance No. 56, 1907, entitled an ordinance approving a certain contract granting Wm. H. Coburn the right to lay and maintain a sidetrack from Monon railroad track across 23d street, have had the same under consideration and would recommend that same do pass.

ALBERT E. COTTEY. E. J. STICKELMAN. JACOB H. HILKENE. CHAS G. DAVIS.

Mr. Cottey moved that the report of the Committee be concurred in. Carried.

From the Committee on Rules:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Rules would recommend that the

rules of the Common Council be amended as follows:

By adding to Rule 2, as amended by the Common Council July 15, 1907, and immediately following the amendment then added to said Rule 2, the following words, to-wit: "Provided, however, That this rule shall not apply to resolutions pertaining to the approval or rejection of applications for liquor licenses regularly submitted by a majority report of the License Committee, or by one-half the members thereof if there be no majority report, and it shall be in order to act upon all such resolutions immediately."

Respectfully submitted.

HARRY E. ROYSE. H. C. SMITHER. JACOB H. HILKENE.

Mr. Royse moved that the report of the committee be concurred in. Carried.

Mr. Royse moved that the rules be amended as recommended by the committee. Carried.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By City Controller:

Appropriation Ordinance No. 13-1907. An ordinance providing for the appropriation of certain sums to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby appropriated to and for the use of the Department of Public Works the following sums, viz:

For "salaries of the City Civil Engineer and force" the sum of twenty-five thousand (\$25,000) dollars.

For "Repairing of Permanently Improved Streets," the sum of twenty-five thousand (\$25,000) dollars.

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

Appropriation Ordinance No. 14-1907. An ordinance appropriating the sum of \$1,500.00 to and for the use of the Department of Public Health and Charities, and fixing a time when the same shall take

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis Indiana, That there be and is hereby appropriated the sum of fifteen hundred (\$1,500.00) dollars to and for the use of the Department of Public Health and Charities, to be used for the "Prevention of Contagious Diseases," and to be a part of such account.

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By the Mayor:

General Ordinance No. 68-1907. An ordinance requiring railroad companies to bear a certain portion of the cost of maintaining street lights at crossings over which cars, engines, or trains of cars are run in the night time.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That whenever any street light is maintained

by the City of Indianapolis, by consent or otherwise, at or adjacent to any street crossing over which any railroad company maintaining tracks at grade runs any car, engine, or train of cars in the night time, such railroad company shall pay or cause to be paid to the said city an amount equal to thirty per cent of the total cost incurred by the city in maintaining such street light so long as the same is maintained and continued by said city. The payments herein required shall be made monthly to the City Controller on or before the 10th day of each calendar month, and each payment shall cover said percentage of cost of maintenance of said light for the preceding month.

Sec. 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Sec. 3. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By Board of Public Works:

General Ordinance No. 69-1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve California street, from northeast curb line Indiana avenue to south property line Tenth street with cement walks, brick gutters, curb and sod.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 8th day of July, 1907, adopt Improvement Resolution No. 5210, 1907, for the improvement of California street, from the northeast curb line of Indiana avenue to the south property line of Tenth street, with cement walks, approach walks, curbing, and brick gutters; and

WHEREAS, The said Board of Public Works did at the same time fix the 24th day of July, 1907, at 10 o'clock a.m., as the date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 9th day of July, 1907, and the 16th day of July, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 24th day of July, 1907, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

WHEREAS, On the 26th day of July, 1907, a written remonstrance was filed with the Board against the said improvement of California street, and the same was referred to the City Civil Engineer for investigation and report; and

WHEREAS, On the 5th day of August, 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners had signed said remonstrance, and

WHEREAS, On the 5th day of August, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve California street, from the northeast curb line of Indiana avenue, to the south property line of Tenth street, with cement walks, approach walks, brick gutters and curb, in accordance with Improvement Resolution No. 5210, 1907, adopted by the Board of Public Works on the 8th day of July, 1907.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Contracts and Franchises.

By Mr. Rhodes:

General Ordinance No. 70—1907. An ordinance prohibiting the use of improved streets within the city to all vehicles or machines using drive or other wheels coming in contact with the street surface, on the face of which are ridges, cleats, or other devices likely to injure the street surface, without first covering the same with smooth tires; also making it unlawful to injure the surface of improved streets; providing a penalty for the violation thereof; and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall be unlawful for any person, firm or corporation to propel, haul or drive along or upon any improved street within the City of Indianapolis, any traction engine, steam plow, roller, threshing machine, separator, wind-stacker, or any other kind of machine or vehicle, which has or uses on the surface of the drive or other wheels coming.in contact with the street surface, any ridges, cleats, projections, or any other device or devices that may injure the street surface by indentation or otherwise, without first covering such wheel or wheels with tires the face of which is smooth and even.

Sec. 2. It shall be unlawful for any person, firm or corporation to indent, cut, break, or otherwise injure or deface the surface of any improved street within the City of Indianapolis, by using, propelling, hauling or driving along or upon the same any traction engine, steam plow, roller, threshing machine, separator, wind-stacker, or any other kind of machine or vehicle whatsoever, which has or uses on the face of the drive or other wheels coming in contact with the street surface, any ridges, cleats, projections, or any other device causing the same to be rough and uneven.

Sec. 3. Any person, firm or corporation violating any of the pro visions of this ordinance shall upon conviction thereof be fined in any sum not exceeding two hundred dollars (\$200.00) nor less than twenty

five dollars (\$25.00), to which may be added imprisonment for a period not exceeding ten (10) days.

Sec. 4. This ordinance shall take effect and be in force from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Public Morals.

By Mr. Cottey:

General Ordinance No. 71—1907. An ordinance regulating the location, erection, operation, and maintenance of hospitals, sanitariums, buildings or structures for the treatment of contagious or infectious diseases within the City of Indianapolis, fixing a penalty for the violation thereof, and providing for the publication of said ordinance, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall hereafter be unlawful for any person, partnership, or corporation to locate, erect, operate or maintain any hospital, sanitarium, building or structure for the treatment of persons afflicted with contagious or infectious diseases, within the City of Indianapolis, Indiana, within one hundred and fifty (150) feet of any public highway or dwelling house used for residence purposes.

Sec. 2. Any person, partnership or corporation violating any of the provisions of this ordinance shall be fined in the sum of one hundred dollars (\$100.00) for the first offense, and the sum of twenty-five dollars (\$25.00) for every additional offense, and every day said ordinance is violated shall constitute an additional offense.

SEC. 3. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a paper of general circulation printed and published in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Public Health.

By Mr. Neukom:

General Ordinance No. 72—1907. An ordinance amending clause "b" of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict therewith," being General Ordinance No. 32—1907, approved May 16th, 1907.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That clause "b" of Section 5 of an ordinance

entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32—1907, approved May 16th, 1907, is hereby amended to read as follows:

Sec. 5. Clause "b." For the City Engineer's force:

The City Civil Engineer shall receive a salary at the rate of twenty-five hundred (\$2,500.00) dollars per annum.

The Assistant City Civil Engineers, two in number, shall each receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

The deputies or transitmen, in charge of the engineering corps, shall each receive a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The chief clerk to the City Civil Engineer shall receive a salary at the rate of thirteen hundred and twenty (\$1,320.00) dollars per

The assistant clerks and the stenographer shall each receive a salary at the rate of eight hundred and forty (\$840.00) dollars per annum.

The draftsmen shall each receive a salary at the rate of ten hundred and eighty (\$1,080.00) dollars per annum.

The chemist in charge of the laboratory shall receive a salary at the rate of nine hundred and sixty (\$960.00) dollars per annum.

The rodmen shall each receive a salary at the rate of eight hun-

dred and forty (\$840.00) dollars per annum.

The chainmen shall each receive a salary of eight hundred and forty (\$840.00) dollars per annum.

The chief inspector shall receive a salary at the rate of eleven hundred (\$1,100.00) dollars per annum.

The assistant chief inspector shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

The inspectors shall each receive a salary at the rate of eight hun-

dred and forty (\$840.00) dollars per annum.

The city civil engineer, in addition to his regular salary, shall receive for his services in work of track elevation, a salary at the rate of twelve hundred (\$1,200.00) dollars per annum.

The clerk to the city civil engineer engaged on work of track elevation shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

Which was read a first time and referred to the Committee on Fees and Salaries.

By Mr. Hilkene:

General Ordinance No. 73—1907. An ordinance to regulate the keeping, handling and storage of crude petroleum, coal oil, benzine, turpentine, gasoline, and other explosive or combustible oils and fluids, and fixing a penalty for the violation thereof.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That it shall be unlawful for any person, firm or corporation to keep or store crude petroleum, gasoline, naptha, benzine, camphine, carbon oil, spirit gas, burning fluid, turpentine, coal oil, or any other explosive or combustib'e oil or fluid, excepting such refined oils as will stand a fire test of one hundred and fifty (150) degrees Fahrenheit, in any quantity exceeding three (3) barrels or one hundred and fifty (150) gallons, in or upon any building, structure, or premises of any kind whatsoever, within the fire limits of the City of Indianapolis, as defined in Section 146 of General Ordinance No. 34, 1904, approved June 6, 1904.

- SEC. 2. It shall be unlawful for any person, firm or corporation to keep or store any such oils or fluids, in any quantity over fifteen (15) gallons and not exceeding one hundred and fifty (150) gallons, within the said fire limits in the City of Indianapolis, unless the same shall be kept or stored in steel tanks which are properly ventilated, and placed under the ground and outside of any building or structure.
- SEC. 3. It shall be unlawful for any person, firm or corporation to keep or store any such oils or fluids, in any quantity exceeding one (1) gallon and not exceeding fifteen (15) gallons, within the City of Indianapolis, except under and according to the following conditions: Where any such oils or fluids, in any such quantity, are kept in or upon any building, structure or premises other than a steel tank, as provided in Section 2 of this ordinance, the receptacle or receptacles in which such oils or fluids are kept shall not be placed under any stairway, or in any cellar, or in any confined place, but shall be kept in such manner that no vapor or gas therefrom can collect in any such quantity as to become dangerous; and no such receptacles containing such oils or fluids shall be stored, kept or handled at any time within fifteen (15) feet of any gas, candle, oil, or other like artificial light, or near any lighted stove, gas grate, or open flame or fire of any kind whatsoever.
- SEC. 4. It shall be unlawful for any person, firm or corporation engaged in the business of transporting or delivering any of the oils or fluids mentioned in Section 1 of this ordinance, to permit such oils or fluids in any quantity over one hundred and fifty (150) gallons, to remain in barrels, tanks, or other like receptacles upon any railroad track or street for any longer time than shall be reasonably necessary to make provision for the storing or delivering of the same, and in no event for a longer period than twenty-four (24) hours.
- Sec. 5. It shall be unlawful for any person, firm or corporation to sel', deliver, purchase or receive any of the oils or fluids mentioned in Section 1 of this ordinance by gas, candle, oil or other like artificial light.
- SEC. 6. It shall be unlawful for any person, firm or corporation to keep or store any of the oils or fluids mentioned in Section 1 of this ordinance within the City of Indianapolis, in any quantity exceeding one hundred and fifty (150) gallons, except under and according to the following conditions: Tanks for the storage of any one or more of such oils or fluids in any quantity not exceeding 200,000 gallons may be placed outside of the fire limits, providing the following specifications are complied with, to-wit: Such tanks shall be made of metal having sufficient guage to insure a tensile strength of not less than forty pounds per square inch. All portions of such tanks shall be riveted together and shall be made liquid tight. Each tank shall have a manhole and shall be equipped with adequate ventilating and safety devices. All such tanks shall be situated not less than twenty-five feet from any building, and shall be enclosed within a solid brick or reinforced concrete wall not less than eighteen inches thick and not less than eight feet high from the floor of the enclosure. The entire cubic contents of such enclosure shall exceed by at least twenty-five per

cent the total capacity of the tanks placed within such enclosure. The floor of such enclosure shall be at least four feet below the outside grade line and shall be made of clay.

- SEC. 7. It shall be unlawful for any person, firm or corporation to keep, maintain, or use, within the City of Indianapolis, any filling or guage tanks for any such oils or fluids except under and according to the following conditions: Any such filling or guage tank shall contain not to exceed a total of three hundred gallons; such tank shall be enclosed within a solid brick or reinforced concrete wall not less than eighteen inches thick and not less than eight feet high above the floor of such enclosure, the floor of such enclosure to be at least four feet below the outside grade line, and made of clay, and in such man ner as to prevent any leakage of the oils or fluids from flowing on the outside of the enclosure. The enclosure may have a roof of any incombustible material over the same if properly ventilated. In no case shall any filling or guage tank be within fifty feet of any frame building. All pumps for pumping oil from one tank to another must be enclosed within a brick or concrete building or walls, as herein described.
- SEC. 8. Any person, firm or corporation violating any of the provisions of this ordinance shall be fined in the sum of \$100.00, and each day said ordinance is violated shall constitute a separate and additional offense.
- SEC. 9. Any tank or other receptacle in which any of the oils or fluids mentioned in Section 1 of this ordinance are kept or stored in violation of any of the terms or provisions of this ordinance shall be deemed a nuisance and may be abated as such; and it is hereby made the duty of the Building Inspector of the City of Indianapolis to cause the same to be abated as a nuisance by any proper legal procedure.
- Sec. 10. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a newspaper of general circulation printed and published in the City of Indianapolis, Indiana.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

By Mr. Hamlet:

General Ordinance No. 74—1907. An ordinance amending Section 4 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32, 1907, approved May 16, 1907.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That Section 4 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being Gen

eral Ordinance No. 32, 1907, approved May 16, 1907, be and the same is hereby amended to read as follows:

Sec. 4. For the Department of Law:

Clause a. The corporation counsel of the city shall receive a salary at the rate of four thousand (\$4,000.00) dollars per annum.

The city attorney shall receive a salary at the rate of twenty-five

hundred (\$2,500.00) dollars per annum.

The assistant city attorney shall receive a salary at the rate of

fifteen hundred (\$1,500.00) dollars per annum.

The stenographer of said department shall receive a salary at the rate of nine hundred (\$900.00) dollars per annum.

For the Department of Public Works:

The superintendent of the street cleaning department shall receive a salary at the rate of fifteen hundred (\$1,500.00) dollars per annum.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By Mr. Royse:

Special Ordinance No. 10-1907. An ordinance defining a part of the boundary line of the City of Indianapolis so as to extend the same and annexing to the City of Indianapolis certain territory contiguous thereto, providing for the publication thereof, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, That the boundary lines of the City of Indianapolis be, and they are hereby extended so as to include the following described contiguous territory, all in Marion county, Indiana, whether platted or not, all of which is hereby annexed to and made a part of the territory constituting and forming the City of Indianapolis, Marion county, State of Indiana, to-wit: All that territory embraced within and between the present boundary lines of the City of Indianapolis and the following described lines, to-wit: Commencing at the corporation line of said city at the intersection of the south line of Minnesota street and the west line of the right of way of the Belt Railroad; thence east to the east line of Keystone avenue; thence in a southeasterly direction to the south line of Iowa street at the intersection with Perkins avenue; thence east along the south line of Iowa street to the south line of the right of way of the C., C., C. & St. L. R. R.: thence in a northwestwardly direction along the south line of said right of way to the east line of Golay avenue; thence north along the east line of said avenue to a point where the south line of Hosbrook's Prospect street addition, if extended west, would intersect said avenue; thence east along the south line of Hosbrook's Prospect street addition to the east line of Earhart street; thence north along the east line of Earhart street to a point forty feet south of the south line of section eight (8); thence east forty feet south of the south line of sections eight (8) and nine (9), township fifteen (15) north, range four (4) east, in Marion county, Indiana, to the east line of Emerson avenue; thence

north along the east line of said avenue to the south line of English avenue; thence east along the south line of said avenue to the intersection of said line with the north line of the Brookville road and the corporate line of said city; thence following said present corporate line back to the place of beginning.

All of which said contiguous property shall hereafter form a part of said City of Indianapolis, Marion county, Indiana, and be within the jurisdiction of the city, and said territory is hereby consolidated with and made a part of said City of Indianapolis, Marion county, Indiana.

SEC. 2. This ordinance shall be in force and effect from and after its passage and publication once each week, for two consecutive weeks, in the Indianapolis Sun, a daily newspaper of general circulation printed and published in the City of Indianapolis, Marion county, Indiana.

Which was read a first time and referred to the Committee on Ordinances.

By President Eppert:

Special Ordinance No. 11—1907. An ordinance annexing certain territory to the City of Indianapo'is, defining a part of the boundary line of said city, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the boundary lines of the City of Indianapolis be and the same are hereby extended so as to include the following described contiguous territory, all of which is hereby annexed to and made a part of the territory constituting and forming the

City of Indianapolis, Marion county, Indiana:

Beginning on the present north boundary line of said city at a point where the center line of Pennsylvania street (said line being the east line of the west one-half ($\frac{1}{2}$) of the northwest quarter ($\frac{1}{4}$) of section 13, township 16, north range 3 east) intersects with the center line of Forty-second street; thence north with the center line of Pennsylvania street produced (the said line being the east line of the west one-half ($\frac{1}{2}$) of sections 13, 12 and 1, township 16, north range 3 east) to the north line of a tract of land 10.55 acres known by the Meridian Park Land Company, situate in the west one-half ($\frac{1}{2}$) of the southwest quarter ($\frac{1}{4}$), section 1, township 16, north range 3 east; thence west along said line to the center line of the Indianapolis & Westfield Free Gravel road; thence southwest and south with the center line of the Indianapolis & Westfield Free Gravel road, commonly known as Illinois street (said line being the west line of sections 1, 12 and 13, township 16, north range 3 east, to the point of intersection of said line with the center line of Forty-second street; thence east with the center line of Forty-second street along the present north boundary line of the City of Indianapolis, to the place of beginning.

Sec. 2. This ordinance shall be in full force and effect from and after its passage and publication once each week, for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation printed and published in said city.

Which was read a first time and referred to the Committee on Ordinances.

MISCELLANEOUS BUSINESS.

By License Committee:

Indianapolis, Ind., August 5, 1907.

To the President and Members of the Common Council:

Your Committee on License beg to offer the following resons: "Resolved, That the following applications for retail liquor licenses (saloon) in the City of Indianapolis be and are hereby approved."

- Jos. Emminger, No. 31 Monument Place.
- Jno. F. Mack, No. 1401 Kentucky avenue.
- Philip Trietch, No. 108 E. Washington street.
- Jno. F. Conners, No. 109 Capitol avenue north.
- P. J. Gullefer, No. 1003 Indiana avenue.
- C. E. Rogers, No. 602 W. Maryland street.
- Henry C. Dippel, No. 116 N. Delaware street.
- 9.
- Wm. Pletzer, No. 125 N. Alabama street. Wm. G. Weiss, No. 28 S. Pennsylvania street. 10.
- Ignatz Berkowitz, 301-3 Virginia avenue. W. T. Weeder, No. 1064 Virginia avenue. 11.
- 13.
- 14. Bart Shanahan, No. 345 S. Capitol avenue.
- Chas. Sheperkoter, No. 33 Virginia avenue. 15.
- Louis Weissman, No. 866 Massachusetts avenue. 16.
- 17. Meyer Penish, No. 401 W. New York street.
- Jacob F. Hess, No. 935 N. Senate avenue. Jno. C. Vollrath, No. 949 S. Meridian street. 18.
- 19.
- August Bruhn, No. 1401 S. Meridian street, S. E. corner Ari-20. zona and Meridian streets.
- Sam Greenwald, No. 441 Massachusetts avenue. B. Wernke, No. 1224 Roosevelt avenue. 21.
- 22.
- 27.
- 29.
- 30.
- August Boetcher, No. 1109 Udell street. Louis Kouder, No. 44 Monument Place. Daniel W. Barton, No. 1101 English avenue. C. C. Smelcer, No. 335 Massachusetts avenue. 31.
- Leopold Weiss, No. 936 Massachusetts avenue. 33.
- S. J. Brockhausen, No. 502 Buchanan street. 34.
- Jno. Comstock, No. 444 E. Washington street. 35.
- George Egan, No. 325 S. Capitol avenue.
- 37. Jno. Evan, No. 701 Haugh street. Sam Wolpa, No. 1417 N. West street. 12.
- Ollie Coonce, No. 1112 W. Washington street.

W. O. BANGS.

W. A. RHODES.

E. J. STICKELMAN.

JOHN L. DONAVON.

OTTO HOFMANN.

HARRY E. ROYSE.

FAY WRIGHT.

Mr. Rhodes moved that the resolution be adopted. Carried.

ORDINANCES ON SECOND READING.

Mr. Davis called for General Ordinance No. 21, 1907, for second reading. It was read a second time.

Mr. Davis moved that General Ordinance No. 21, 1907, be stricken from the files.

Mr. Davis called for the Ayes and Noes.

The roll was called and the motion of Mr. Davis to strike from the files was lost by the following vote:

Ayes, 8, viz: Messrs. Davis, Bangs, Donavon, Sullivan, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 10, viz: Messrs. Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Uhl, Hartmann, Portteus and Royse.

Mr. Hamlet called for General Ordinance No. 21, 1907, for second reading. It was read a second time.

Mr. Hamlet moved that General Ordinance No. 21, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 21, 1907, was read a third time and failed to pass by the following vote:

Ayes, 7, viz: Messrs. Cottey, Hamlet, Neukom, Smither, Rhodes, Uhl and Hartmann.

Noes, 12, viz: Messrs. Wood, Davis, Bangs, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Mr. Royse called for General Ordinance No. 65, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 65, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 65, 1907, was read a third time and passed by the following vote:

Ayes, 12, viz: Messrs. Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Hartmann, Portteus, Royse, Hofmann and President Frederick W. Eppert.

Noes, 7, viz: Messrs. Hamlet, Uhl, Donavon, Sullivan, Hilkene, Wright and Henry.

Mr. Bangs called for Special Ordinance No. 9, 1907, for second reading. It was read a second time.

Mr. Bangs moved that Special Ordinance No. 9, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Special Ordinance No. 9, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Neukom moved to refer back in the order of business to Committee on Contracts and Franchises. Carried.

Mr. Neukom called for Appropriation Ordinance No. 10, 1907, for second reading.

Mr. Royse asked to withdraw his name from the Committee report on Appropriation Ordinance No. 10, 1907.

Mr. Bangs moved that Mr. Royse be allowed to withdraw his name, which motion carried by the following vote:

Ayes, 11, viz: Messrs. Davis, Rhodes, Bangs, Stickelman, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, 8, viz: Messrs. Cottey, Hamlet, Neukom, Smither, Uhl, Hartmann, Portteus and Henry.

Mr. Bangs raised objections to the legality of the Committee report, which were sustained by the Chair.

President Eppert ordered that Appropriation Ordinance No. 10, 1907, be returned to the Committee on Contracts and Franchises.

Mr. Rhodes called for General Ordinance No. 63, 1907, for second reading. It was read a second time.

Mr. Rhodes moved that General Ordinance No. 63, 1907, be amended as recommended by the committee. Carried.

Mr. Rhodes moved that General Ordinance No. 63, 1907, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 63, 1907, was read a third time and passed by the following vote:

Ayes, 17, viz: Messrs. Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 3, viz: Messrs. Hamlet, Uhl and Hartmann.

Mr. Rhodes called for General Ordinance No. 66, 1907, for second reading. It was read a second time.

Mr. Rhodes moved that General Ordinance No. 66, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 66, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Hamlet called for General Ordinance No. 64, 1907, for second reading. It was read a second time.

Mr. Hamlet moved that General Ordinance No. 64, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 64, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Cottey called for General Ordinance No. 56, 1907, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 56, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 56, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

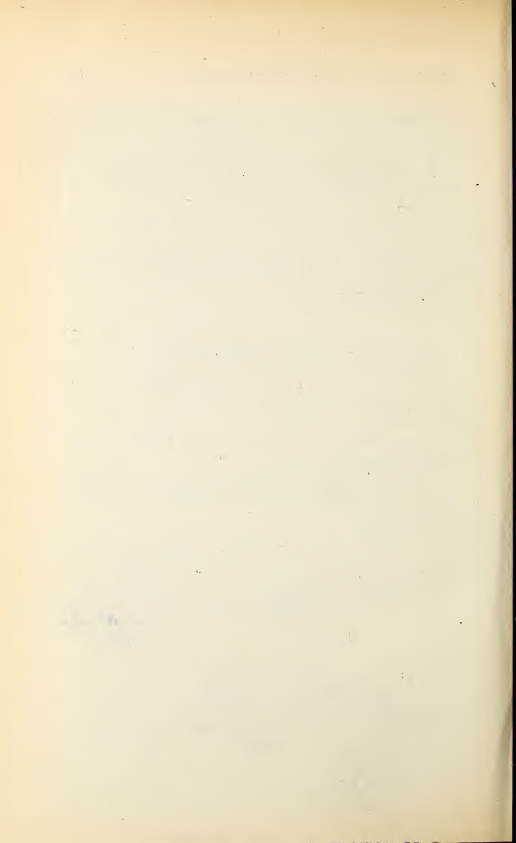
On motion of Mr. Sullivan, the Common Council, at 9:45 o'clock, p. m., adjourned.

ames. M.

President.

ATTEST:

City Clerk.



REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND., Monday, August 19, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, August 19, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

The Hon. Frederick W. Eppert, President of the Common Council, and 19 members, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, 1, viz.: Mr. Brown.

Mr. Uhl moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT. CITY OF INDIANAPOLIS, Indianapolis, Ind., August 15, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I return herewith with my approval the following

General Ordinance No. 66, 1907, being "An ordinance regulating the care and sale of certain food products on public markets.'

General Ordinance No. 64, 1907, being "An ordinance regulating the collection and sterilization of milk bottles, cans and other receptacles used for the delivery of milk to any house or premises under

quarantine for contagious or infectious diseases, providing a penalty therefor, and fixing a time when the same shall take effect."

General Ordinance No. 63, 1907, being "An ordinance prohibiting the maintenance and use of search lights on automobiles or other motor vehicles, within the corporate limits of the city of Indianapolis, fixing a penalty for the violation thereof, and fixing a time when the same shall take effect."

General Ordinance No. 65, 1907, being "An ordinance to license the

use of billiard tables and pool tables where a fee is charged."

Resolution No. 8, 1907.

I have the honor to remain,

Very truly yours, C. A. Bookwalter,

Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS. Indianapolis, Ind., August 15, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I return herewith with my approval the following ordinances:

Special Ordinance No. 9, 1907, being "An ordinance providing for the annexation of certain contiguous territory therein described to the City of Indianapolis, Indiana, and fixing a time when the same shall take effect.

General Ordinance No. 56, 1907, being "An ordinance approving a certain contract granting Wm. H. Coburn, proprietor of Coburn Timber Co., the right to lay and maintain a sidetrack or switch from Monon railroad tracks near 23d street."

I have the honor to remain.

Very truly yours,

C. A. BOOKWALTER, Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, August 19, 1907.

To the President and Members of the Common Council:

Gentlemen—I submit herewith a communication from the Board of Health requesting an appropriation of 200.00 to the "Horse Board and Transportation" fund. I submit herewith an ordinance providing for the appropriation

as prayed for and recommend its passage.

Respectfully submitted,

GEO. T. BREUNIG, City Controller. DEPARTMENT OF PUBLIC HEALTH AND CHARITIES. CITY OF INDIANAPOLIS. Indianapolis, Ind., August 12, 1907.

Mr. Geo. T. Breunig, City Controller:

DEAR SIR—I have been directed by the Department of Public Health to ask you to request the Council to make an appropriation of \$200.00

to buy our milk inspector a horse.

The inspector has been using his own horse for several months and is unable to do so any longer. The Départment had two old horses that were practically unfit for further use which we traded in for one good horse which is used by the disinfecting inspector.

Kindly ask for the necessary appropriation at the next meeting of

the Council.

Respectfully yours, EUGENE BUEHLER, Sec. Board of Health.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, August 19, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I submit herewith a communication from the Department of Public Safety requesting the transfer of \$843.00 from the Fire Force pay roll fund to the Repairs to Buildings fund.

As there is urgent need for immediate use of this money I respectfully recommend, as per request of Chief Coots, that the accompanying ordinance making the transfer asked for be passed under a suspension of the rules.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF PUBLIC SAFETY, OFFICE OF THE BOARD, Indianapolis, Ind., August 15, 1907.

Geo. T. Breunig, Esq., City Controller:

DEAR SIR-The Board of Public Safety, at a meeting held August 14, 1907, instructed me to request you to please ask the Common Council to make the following transfer of funds in the Fire Department:

Eight hundred and forty-three dollars (\$843.00) from the "Fire

Force Pay-roll" account to "Repairs to Buildings" fund.

It being absolutely necessary to make repairs to various fire stations before winter, as shown by enclosed recommendation and estimate of costs, from Chief Coots.

Respectfully yours, JOHN B. WOOD, Secretary Board of Public Safety.

Indianapolis Fire Department, OFFICE OF CHIEF.

Indianapolis, Ind., August 14, 1907.

Board of Public Safety, City of Indianapolis:

GENTLEMEN-I find that the appropriation for the year 1907 to the fund known as "Repairs to Buildings" will not be sufficient for the

balance of the year, on account of repairs that are necessary. I here-

with attach a list of repairs with the estimated cost.

I would recommend that a transfer be made of eight hundred and forty-three (\$843.00) dollars, from the Fire Force Pay-roll account to the Repairs to Building account.

Respectfully submitted. C. E. Coots,

Chief of Fire Force.

P. S.—I would also recommend that you request the City Council through its Finance Committee, if it be possible under a suspension of the rules, to make the above transfer at its next meeting, as the repairs mentioned are badly needed.

C. E. C.

INDIANAPOLIS FIRE DEPARTMENT, OFFICE OF CHIEF. INDIANAPOLIS, IND., August 10, 1907.

Board of Public Safety, City of Indianapolis:

GENTLEMEN-The following is an estimate of the cost of repairs to the various fire stations, that is necessary to place in condition for

the winter:		
Painting exterior of Station No. 12	\$155	00
New roof on stable, Truck House No. 3	75	00
Rebuild coal shed, Station No. 16	50	00
One new chimney complete and top out old flue, Station No. 2	85	00
Repair front and rehang doors, Station No. 13	75	00
Connect with sewer and cement floor in stable, Station No. 19	75	00
Repairs to plumbing, various stations	65	00
Lumber for stall flooring, various stations	53	00
Chimney tops, various stations	50	00
Rebuild coal shed, Station No. 5	60	00
Miscellaneous repairs, various stations	100	00
		

Total\$843 00

Respectfully submitted,

C. É. Coots. Chief Fire Force.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER,

Indianapolis, Ind., August 19, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I submit herewith a communication from the Department of Public Safety requesting the transfer of \$600.00 to the Prisoners' Meals account at the Police Station as follows: \$200.00 from Fuel account, \$200.00 from Gas and Electric Lights

account, and \$200.00 from Horseshoeing account.

I recommend that the accompanying ordinance providing for such transfer be passed.

Respectfully submitted,
GEO. T. BREUNIG,

City Controller.

DEPARTMENT OF PUBLIC SAFETY, OFFICE OF THE BOARD. Indianapolis, Ind., August 16, 1907.

Geo. T. Breunig, Esq., City Controller:

DEAR SIR-At a meeting of the Board of Public Safety, held August 14, 1907, I was instructed to request you to please ask the Common Council of Indianapolis to make the following transfer of funds in the Police Department:

\$200.00 from Fuel Fund.

200.00 from Gas and Electric Lights Fund.

200.00 from Horseshoeing Fund.

\$600.00 Total.

to

Prisoners' Meals Fund.

This is made necessary to meet the bil's in this Department for the remaining five months in this year, as there is only \$417.20 left in this fund at the end of July, owing to the great number of arrests, it is costing on an average of \$200.00 per month to feed these prisoners. Respectfully yours,

> JOHN B. WOOD, Secretary.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER.

Indianapolis, August 19, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I herewith submit for your consideration and action the following applications for city retail liquor licenses filed in my office in pursuance of and under the provisions of General Ordinance No. 39, 1907, viz.:

No. 57. Henry Meyer, 1026 S. West street.

No. 58. Fred Metzheiser, 445 Kentucky avenue.

Karl Weinerth, 1102 W. Morris street. Lorenz Leppert, 146 S. Illinois street. No. 59.

No. 60.

No. 61. F. H. Rhees, 1321 English avenue.

No. 62. No. 63.

No. 64.

James D. Hamlin, 604 Blake street.

Jacob Erpelding, 822 W. North street.

Edward J. Gimbel, 3501 Massachusetts avenue.

Sebastian Baum, N. E. cor. Warman and Walnut streets.

Albert Miller, N. E. cor. Holmes avenue and Bertha street. No. 65.

No. 66.

No. 67. James E. McNamara, 10 N. Delaware street.

Respectfully submitted.

GEO T. BREUNIG.

City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 57:

Indianapolis, Ind., August 6, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry Meyer, being 29 years of age, residing at 930 S. West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 930 S. West street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 1026 S. West street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 18x40 feet, fronting West street, at the southwest corner of West street and Vinton street, on the first floor of a one-story frame building, and situated on lot No. 29, in Yandes' subdivision of outlot No. 129, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of Vinton and West streets, in ward No. 13. One entrance from Vinton street, one from West street and one from stock room. I also give notice for pool table.

HENRY MEYER.

Application No. 58:

INDIANAPOLIS, IND., August 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fred Metzheiser, being 43 years of age, residing at 255 Indiana avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 445 Kentucky avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 445 Kentucky avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 18x30 feet in a point at Henry and Kentucky avenue, fronting southwest at said corner on the ground floor of a two-story frame building and situated on 107½ feet southwest part of lot No. 6, Eckert's subdivision of outlot No. 131, in the City of Indianapolis, Center township, Marion county, Indiana, known as No. 445 Kentucky avenue, ward No. 12, with one entrance from front and one from rear.

FRED METZHEISER.

Application No. 59:

Indianapolis, Ind., August 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

· I, Karl Weinerth, being 37 years of age, residing at 310 E. McCarty street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1102 W. Morris street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper.

The premises wherein and whereon I desire to carry on such business are located at No. 1102 W. Morris street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 19x50 feet, fronting south at the northwest corner of Morris street and Kentucky avenue, on the first floor of a two-story frame building situated on lot No. 17, in the Davis & Nordyke addition to the City of Indianapolis, Center township, Marion county, Indiana, known as 1102 W. Morris, ward No. 14, with one entrance from front, one from east side, one from rear and two from living rooms. I also apply for pool table privilege.

KARL WEINERTH.

Application No. 60:

Indianapolis, Ind., August 7, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Lorenz Leppert, being 47 years of age, residing at 146 S. Illinois street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 516 S. Illinois, 18 S. Delaware and 146 S. Illinois streets, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 146 S. Illinois street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 21x75 feet, fronting east on Illinois street, on the first floor of a two-story brick building, and situated on 22½ feet, north of 42½ feet, of lot 12, and 22½ feet, north of 42½ feet, except 12½ feet west side of lot No. 11, in square 74, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 146 S. Illinois street, in ward No. 12. The described room in notice where liquor is to be sold and drank has one door to the east and one at the west end. I also give notice for pool table.

LORENZ LEPPERT.

Application No. 61:

Indianapolis, Ind., August 8, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, F. H. Rhees, being 45 years of age, residing at 1416 Union street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1321 English avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1321 English avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as fo'lows: Room 18x60 feet; said room and building fronts north on English avenue, on the first floor of a two-story brick building, situated on lot No. 1, in Spann & Co.'s Woodlawn addition, in the

City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1321 English avenue, in ward No. 10. The described room in notice where liquor is to be sold and drank has three entrances—one to north, one to east and one to south. I also give notice for pool table.

F. H. RHEES.

Application No. 62:

Indianapolis, Ind., August 8, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James D. Hamlin, being 60 years of age, residing at 604 Blake street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 604 Blake street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 604 Blake street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x35 feet; said room and building fronts east on Blake street, on the first floor of a two-story frame building, situated on 70 9-12 feet on Blake street, southeast corner of the southeast quarter of outlot No. 157, in block No. 1, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 604 Blake street, in ward No. 5. One entrance on B'ake street, one entrance on North street. I also give notice to said board that I will apply for pool table privileges in same room.

JAMES D. HAMLIN.

Application No. 63:

Indianapolis, Ind., August 17, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Jacob Erpelding, being 31 years of age, residing at 410 Sanders street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 410 Sanders street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of cooper. The premises wherein and whereon I desire to carry on such business are located at No. 822 W. North street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x40 feet, fronting south on North street, on the first floor of a two-story part brick and part frame bui'ding, and situated on the west half of lot 19, outlot 59, in Ray's sub., in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 822 W. North street. The described room in notice where liquor is to be sold and drank has two entrances—front door to the south on North street, one door north to yard. I also give notice for pool table.

JACOB ERPELDING.

Application No. 64:

Indianapolis, Ind., August 19, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Edward J. Gimbel, being 32 years of age, residing at Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 3501 Massachusetts avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 3501 Massachusetts avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 21x44 feet, fronting west on Olney street, at the southeast corner of Olney street and Massachusetts avenue, on the first floor of a one-story frame building, and situated on lot No. 20, in Benjamin Blue's sub., in H. & D. Brookside addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 3501 Massachusetts avenue. The described room in which liquor is to be sold has three entrances—one to the north, one to the east, one to the west. I also give notice for pool table.

EDWARD J. GIMBEL.

Application No. 65:

Indianapolis, Ind., August 17, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Sabastian Baum, being 39 years of age, residing at 617 Downey street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 617 Downey street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of packer. The premises wherein and whereon I desire to carry on such business are located at N. E. corner Warman and Walnut streets, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 20x40 feet, at the northeast corner Warman and Walnut streets, first floor of a one-story frame building, and situated on lot No. 40, in Wacker's first Haughville addition, in the City of Indianapolis, Wayne township, Marion county, Indiana, and known as the northeast corner Warman and Walnut streets. The described room in notice where liquor is sold and drank has three entrances—one to the west, one south to Walnut street, one east to yard. I also give notice for pool table.

SABASTIAN BAUM.

Application No. 66:

Indianapolis, Ind., August 17, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Albert Miller, being 26 years of age, residing at 509 Virginia avenue, City of Indianapolis, State of Indiana, do hereby make appli-

cation for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 509 Virginia avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at N. E. corner Bertha street and Holmes avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x30 feet, fronting west, at the northeast corner Holmes avenue and Bertha street, first floor of a two-story frame building, and situated on lot No. 81, in Rosemont (add.), in the City of Indianapolis, Wayne township, Marion county, Indiana, and known as the northeast corner Holmes avenue and Bertha street. The described room in notice where liquor is sold and drank has three entrances—one to the west, one to the south, one east to stock room. I also give notice for pool.

ALBERT MILLER.

Application No. 67:

Indianapolis, Ind., August 19, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James E. McNamara, being 42 years of age, residing at 1818 Central avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Church and Ray streets, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 10 N. Delaware street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly de-Front room, 141/2x32 feet, fronting east on Delascribed as follows: ware street, on the first floor of a three-story brick building, situated on part of 80 feet north of the southeast corner of lot No. 12, and fronting 15 feet on Deaware street, in square 57, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 10 N. Delaware street, in ward No. 7. The described room in notice where liquor is to be sold and drank has two entrances—one to the east and one to west to yard.

JAMES E. MCNAMARA.

Which were read and referred to the Committee on License.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS,
OFFICE OF THE BOARD,
INDIANAPOLIS, August 19, 1907.

To the President and Members of the Common Council, City:

Gentlemen—I am directed by the Board of Public Works to forward to your honorable body for consideration and action thereon the

enclosed ordinances authorizing and empowering the Board of Public Works to proceed with the fo'lowing improvements:

Improvement Resolution No. 5222 for the improvement of Marlowe avenue, from east property line Oriental street to east property line

Dorman street, with asphalt roadway, curb and brick gutters. Improvement Resolution No. 5252 for the improvement of first alley east of Central avenue, from north property line Seventeenth street to south property line Twentieth street, with brick roadway.

Yours truly,

BOARD OF PUBLIC WORKS, Per F. J. Noll, Jr., Clerk.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, August 17, 1907.

To the President and Members of the Common Council, City:

GENTLEMEN—I am directed by the Board of Public Works to forward to your honorable body for consideration and action thereon the attached ordinance authorizing and empowering the Board of Public Works to proceed with the improvement of Sanders street, from East street to Madison avenue, with cement walks and curbing, as provided for by Improvement Resolution No. 5193.

Yours respectfully,

BOARD OF PUBLIC WORKS,

Per F. J. Noll, Jr., Clerk.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Contracts and Franchises:

Indianapolis, August 19, 1907.

To the President and Members of the Common Council:

GENTLEMEN-Your Committee on Contracts and Franchises, to which was referred Appropriation Ordinance No. 10, 1907, begs to report that it has had same under consideration and recommends that it be amended to read six hundred (\$600.00) dollars instead of eight hundred (\$800.00) dollars, and that when so amended we recommend that said ordinance do pass.

Respectfully submitted,

WM. J. NEUKOM, CHAS. G. DAVIS. OTTO HOFMANN. HARRY E. ROYSE. LOUIS F. HENRY, JAS. F. SULLIVAN. W. O. Bangs.

Mr. Neukom moved that the report of the Committee be concurred in. Carried.

From the Committee on Contracts and Franchises:

Indianapolis, August 19, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Contracts and Franchises, to which was referred General Ordinance No. 69, 1907, begs leave to report that it has had same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

WM. J. NEUKOM, CHAS G. DAVIS. OTTO HOFMANN. HARRY E. ROYSE. LOUIS F. HENRY. JAS. F. SULLIVAN. W. O. BANGS.

Mr. Neukom moved that the report of the Committee be concurred in. Carried.

From the Committee on Finance:

Indianapolis, August 19, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—Your Finance Committee, to which was referred Appropriation Ordinance No. 13, entitled "An ordinance providing for the appropriation of certain sums to and for the use of the Department of Public Works, and fixing a time when the same shall take effect," begs leave to report that we have had the same under consideration and recommend that said ordinance be amended as follows: by striking out of section 1 of said ordinance the following words and figures, to-wit: "For 'repairing of permanently improved streets,' the sum of twenty-five thousand (\$25,000) dol'ars," and after being so amended your committee would recommend that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE.
ALBERT E. COTTEY.
W. A. RHODES.
W. O. BANGS.
J. H. HAMLET.
JACOB H. HILKENE.
JAS. F. SULLIVAN.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on License:

Indianapolis, August 19, 1907.

To the President and Members of the Common Council:

GENTLEMEN—Your Committee on Licenses, to whom was referred the applications for licenses numbered from 38 to 56, inclusive, have

investigated the same and would recommend that the following applications be approved:

No. 38. Emmet G. Sering, 2038 E. Washington street.

No. 39.

No. 41.

Henry Lichtenberg, 114 N. Liberty street. Thomas M. Tighe, 152 W. Washington street. Patrick Barton, S. W. corner Langsdale and Northwestern No. 42. avenue.

No. 47.

No. 48.

No. 49.

Wm. S. Miller, 125 E. Court street.
Wolf Sussman, 245 W. Washington street.
Mat. Lewis, 119 N. West street.
Edward W. Wilbert, 316 W. Ohio street.
John Pugel, 716 N. Warman avenue. No. 53.

No. 56.

We would also recommend that the following applications be not approved:

Wm. F. Brandt, 2749 Southeastern avenue. No. 40.

No. 46. Frank J. Dudley, 721 Massachusetts avenue.

John Brennen, 2002 Hillside avenue, No. 50.

No. 51. Thos. G. Bramlette, 1210 N. Missouri street.

No. 52. Fritz Hess, 936 Virginia avenue. No. 45. Geo. Seifert, 1619 Prospect street.

Respectfully submitted,

W. O. BANGS. W. A. RHODES. E. J. STICKELMAN. HARRY E. ROYSE. JOHN L. DONAVON. FAY WRIGHT.

Mr. Rhodes moved that the report of the Committee be conconcurred in. Carried.

From the Committee on Public Health:

Indianapolis, Ind., August 19, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Health, to whom was referred General Ordinance No. 71, 1907, entitled "An ordinance regulating the location, erection, operation and maintenance of hospitals, sanitariums, buildings or structures for the treatment of contagious or infectious diseases," have had same under consideration and would recommend that same do pass.

OTTO HOFMANN. E. J. STICKELMAN. THEO. PORTTEUS.

Mr. Stickelman moved that the report of the Committee be concurred in. Carried.

From the Committee on Public Morals:

Indianapolis, August 19, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Morals, to whom was referred General Ordinance No. 70, 1907, "An ordinance prohibiting the use of improved streets within the city to all vehicles or machines using drive or other wheels coming in contact with the street surface on the face of which are ridges, cleats, or other devices likely to injure the street surface without first covering the same with smooth tires; also making it unlawful to injure the surface of improved streets; providing a penalty for the violation thereof, and fixing a time when the same shall take effect," have had the same under consideration and would recommend that the same do pass.

Respectfully submitted,

E. J. STICKELMAN, W. A. RHODES, THEO. PORTTEUS.

Mr. Stickelman moved that the report of the Committee be concurred in. Carried.

From the Committee on Public Safety and Comfort:

Indianapolis, August 19, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Safety and Comfort, to whom was referred General Ordinance No. 73, 1907, entitled "An ordinance to regulate the keeping, handling and storage of crude petroleum, coal oil, benzine, turpentine, gasoline and other explosive or combusti-ble oils or fluids, and fixing a penalty for the violation thereof," beg leave to report that we have had same under consideration and recommend that same do pass.

Respectfully submitted,

J. H. HAMLET. JOHN F. WOOD. OTTO HOFMANN. LOUIS F. HENRY. WM. J. NEUKOM.

Mr. Hamlet moved that the report of the Committee be concurred in. Carried.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By City Controller:

Appropriation Ordinance No. 15-1907. An ordinance appropriating the sum of two hundred dollars to and for the use of the Department of Health and Charities, and fixing the time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of two hundred (\$200.00) dollars be and the same is hereby appropriated to and for the use of the Department of Health and Charities, to be credited to and be a part of the fund known as "Horse Board and Transportation" in the office accounts Board of Health.

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By City Controller:

General Ordinance No. 75-1907. An ordinance providing for the transfer of the sum of \$843.00 from certain fund to certain fund in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of eight hundred and forty-three (\$843.00) dollars be and is hereby transferred from the Fire Force pay-roll fund to the Repairs to Buildings fund (Fire Force accounts), in and for the Department of Public Safety.

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

General Ordinance No. 76—1907. An ordinance providing for the transfer of certain funds to certain fund in and for the Department of Public Safety, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby transferred the sum of six hundred dollars for use of the Police Department in and under the Department of Public Safety as follows, to-wit: Two hundred (\$200.00) dollars from the Fuel fund, two hundred (\$200.00) dollars from the Gas and Electric Lights fund, and two hundred (\$200.00) dollars from the Horseshoeing fund, total six hundred (\$600.00) dollars, to the Prisoners' Meals fund.

This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By Board of Public Works:

General Ordinance No. 77—1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Sanders street, from west property line East street to east property line Madison avenue, with cement walks and curbing.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 1st day of July, 1907, adopt Improvement Resolution No. 5193, 1907, for the improvement of Sanders street, from the west property line of East street to the east property line of Madison avenue, with cement walks and curbing, and

Whereas, 'The said Board of Public Works did at the same time fix the 17th day of July, 1907, at 10 o'clock a.m. as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 2d day of July, 1907, and the 9th day of July, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS. On the 17th day of July, 1907, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

Whereas. On the 26th day of July, 1907, a written remonstrance was filed with the Board against the said improvement of Sanders street, and the same was referred to the City Civil Engineer for investigation and report; and

Whereas, On the 14th day of August, 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners had signed said remonstrance, and

Whereas, On the 14th day of August, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

SECTION I. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Sanders street, from the west property line of East street, to east property line of Madison avenue, with cement walks and curbing, in accordance with Improvement Resolution No. 5193, 1907, adopted by the Board of Public Works on the 1st day of July, 1907.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Permanent Improvements.

By Board of Public Works:

General Ordinance No. 78—1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley east of Central avenue, from north

property line of Seventeenth street to south property line of Twentieth street, with brick roadway.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 2d day of August, 1907, adopt Improvement Resolution No. 5252, 1907, for the improvement of first alley east of Central avenue, from north property line of Seventeenth street to south property line of Twentieth street, with brick roadway, and

WHEREAS, The said Board of Public Works did at the same time fix the 19th day of August, 1907, at 10 o'clock a. m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 3d day of August, 1907, and the 10th day of August, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 19th day of August, 1907, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

Whereas, On the 19th day of August, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of first alley east of Central avenue, and

Whereas, On the 19th day of August, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve first alley east of Central avenue, from north property line of Seventeenth street to south property line of Twentieth street, with brick roadway, in accordance with Improvement Resolution No. 5252, 1907, adopted by the Board of Public Works on the 2d day of August, 1907.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Permanent Improvements.

By Board of Public Works:

General Ordinance No. 79—1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Marlowe avenue, from east property line of Oriental street, to east property line of Dorman street, with asphalt roadway, curb and brick gutters.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 15th day of July, 1907, adopt Improvement Resolution No. 5222, 1907, for the improvement of Mar'owe avenue, from the east property line of Oriental street, to the east property line of Dorman street, with asphalt roadway, curb and brick gutters, and

WHEREAS, The said Board of Public Works did at the same time fix the 31st day of July, 1907, at 10 o'clock a. m. as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 16th day of July, 1907, and the 23d day of July, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

Whereas, Said day of hearing was continued to August 5th, 1907, and

WHEREAS, On the 5th day of August, 1907, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

Whereas, On the 9th day of August, 1907, a written remonstrance was filed with the Board against the said improvement of Marlowe avenue, and the same was referred to the City Civil Engineer for investigation and report; and

WHEREAS, On the 19th day of August, 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners had signed said remonstrance, and

WHEREAS, On the 19th day of August, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Marlowe avenue from east property line of Oriental street to east property line of Dorman street, with asphalt roadway, curb and brick gutters, in accordance with Improvement Resolution No. 5222, 1907, adopted by the Board of Public Works on the 15th day of July, 1907.

 $\,$ Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Permanent Improvements.

By Mr. Portteus:

General Ordinance No. 80—1907. An ordinance amending Clause G of Section 6 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32—1907, approved May 16, 1907.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That Clause G of Section 6 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith."

being General Ordinance No. 32—1907, approved May 16th, 1907, be and the same is hereby amended to read as follows:

SEC. 6. Clause G. For the Fire Force:

The chief of the fire force shall receive a salary at the rate of twenty-two hundred (\$2,200.00) dollars per annum.

The first assistant chief of the fire force shall receive a salary at

the rate of fourteen hundred (\$1,400.00) dollars per annum.

The second assistant chief of the fire force shall receive a salary at the rate of thirteen hundred and twenty (\$1,320.00) dollars per annum.

The third assistant chief of the fire force shall receive a salary at the rate of thirteen hundred and twenty (\$1,320.00) dollars per annum.

The chief clerk shall receive a salary at the rate of ten hundred and twenty (\$1,020.00) dollars per annum.

The superintendent of telegraph shall receive a salary at the rate of fourteen hundred (\$1,400.00) dollars per annum.

The captains shall each receive a salary at the rate of ten hundred

and twenty (\$1,020.00) dollars per annum.

The engineers shall each receive a salary at the rate of one thou

sand dollars (\$1,000.00) dollars per annum.

The members of the fire force of the first grade shall each receive a salary at the rate of nine hundred and twelve dollars and fifty cents (\$912.50) per annum.

The members of the second grade shall each receive a salary at the rate of eight hundred and twenty-one dollars and twenty-five cents

(\$821.25) per annum.

The members of the third grade shall each receive a salary at the rate of seven hundred and thirty (\$730.00) dollars per annum.

The substitute firemen shall each receive a salary at the rate of seven hundred and thirty (\$730.00) dollars per annum.

The veterinary surgeon of the fire force shall receive a salary at

the rate of sixty (\$60.00) dollars per month.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

Indianapolis, Ind., August 19, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

With the introduction of General Ordinance No. 80—1907, you will please observe that there are no changes made in the compensation of any members of the fire force except that of the substitute firemen. The pay of the substitute firemen in the new ordinance increases their pay to that of two (\$2.00) dollars per day. Under the present ordinance now in force they receive only \$1.30 per day, of which you are all aware that this is an outrageously low price, one of which you would find it impossible to employ men to perform the most menial kind of labor at the price now paid our substitute firemen.

Their labors are more arduous than that of the regular firemen. We should encourage good men to seek to become firemen by paying the beginners enough salary at least so they can live until they have

reached the higher grades.

Hoping the committee to which this ordinance shall be referred to will make a favorable report on this ordinance with its passage at your next regular meeting.

Respectfully yours,

THEO. PORTTEUS.

Which was read.

By Mr. Neukom:

General Ordinance No. 81-1907. An ordinance amending Clause "E" of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, c'erks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32-1907, approved May 16, 1907.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That Clause "E" of Section 5 of an ordinance entitled "An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," being General Ordinance No. 32—1907, approved May 16, 1907, be and the same is hereby amended to read as follows:

SEC. 5. Clause E. For the construction and repair of bridges:

The foremen of bridges shall each receive wages at the rate of three dollars and fifty cents (\$3.50) per day.

The bridge gang carpenters shall each receive wages at the rate

of three dollars (\$3.00) per day.

The bridge gang teamsters, employing one horse, shall each receive wages at the rate of three dollars (\$3.00) per day.

The bridge gang teamsters, employing two horses, shall each receive wages at the rate of three dollars and fifty cents (\$3.50) per day. The bridge gang painters shall each receive wages at the rate of two dollars and eighty cents (\$2.80) per day.

The bridge gang helpers shall each receive wages at the rate of

two dollars (\$2.00) per day.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By Mr. Royse:

General Ordinance No. 82-1907. An ordinance defining certain territory within the City of Indianapolis to be residence and suburban part of said city and excluding all shops, inns, taverns or other places where intoxicating liquors are sold to be drank upon the premises from said part of said city, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, That the Ninth ward thereof is hereby defined to be a residence and suburban part of the city of Indianapolis, and all shops, inns, taverns or other places where intoxicating liquors are kept for sale to be used in and upon the premises, are hereby excluded from said residence and suburban part of said city.

SEC. 2. This ordinance shall be in force from and after its passage.

Which was read a first time and referred to the Committee on License.

By Mr. Royse:

General Ordinance No. 83—1907. An ordinance grading certain members of the fire force of the City of Indianapolis, Indiana; fixing compensation of the members belonging to the several grades by their length of service; fixing the compensation of certain officers and employes of said force; repealing conflicting ordinances; and fixing the time when, and the conditions under which, this ordinance shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, That the members of the fire force of the City of Indianapolis holding the positions of stokers, drivers, hose-men, ladder-men, line-men, tower watchman, telephone operators, coal wagon drivers and supply wagon drivers are hereby graded according to their length of service, into two grades, as follows:

Of the aforesaid members, all who shall have served one year after regular appointment as members of the fire force at the time this ordinance shall take effect, shall constitute the first grade; all members who have served less than one year shall constitute the second grade, provided that all regular members of such department now serving as such firemen, under the appointment of the Board of Public Safety, prior to the passage and taking effect of this act, shall be considered members of the second grade and shall draw pay at the same rate herein provided for the members of such grade. Service for one year after regular appointment to the fire force in the second grade shall entit e any member to advancement to the first grade, provided that time of service as a substitute fireman shall not be taken into account in advancing a member from the second to the first grade.

Sec. 2. Each member of the first grade shall receive a compensation of \$1,095.00 per year, payable in equal monthly installments.

Each member of the second grade shall receive a compensation of \$950.00 per year, payable in equal monthly installments.

Substitute firemen shall receive a compensation of \$780.00 per year, payable in equal monthly installments.

House watchmen shall receive a compensation of \$912.50 per year, payable in equal monthly installments.

Sec. 3. The compensation of the officers and members of said fire force, not provided for in Section 2 above, shall be as follows:

The chief of the fire force shall receive an annual salary of thirty-five hundred dollars (\$3,500.00), payable in equal monthly installments.

Each of the assistant chiefs and also the superintendent of telegraph shall receive an annual salary of one thousand six hundred dollars (\$1,600.00), payable in equal monthly installments.

Each captain and also the chief clerk shall receive a compensation of twelve hundred dollars (\$1,200.00) per year, payable in equal monthly installments.

Each engineer and each lieutenant shall receive a compensation of eleven hundred and twenty-five dollars (\$1,125.00) per year, payable in equal monthly installments.

Sec. 4. The salaries and compensations enumerated in, and provided for, in the foregoing sections in this ordinance, shall be paid out of the funds of the city treasury appropriated for such purpose, at the time and in the manner provided for by law.

Sec. 5. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

Sec. 6. This ordinance shall be in full force and effect from and after January 1, 1908.

Which was read a first time and referred to the Committee on Finance.

By Mr. Bangs:

- General Ordinance No. 84—1907. An ordinance fixing the salaries and compensation of all officers and members of the police force of the City of Indianapolis.
- SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the officers and members of the police force of said city shall receive the following salaries and compensation, to-wit:
- (A) The salary of the chief of police shall be thirty-five hundred dollars (\$3,500.00) a year, payable in equal monthly installments.
- (B) The captains of police and captain of detectives shall each receive a salary of sixteen hundred dollars (\$1,600.00) a year, payable in equal monthly installments.
- (C) The lieutenants of police shall each receive a salary of fourteen hundred dollars (\$1,400.00) a year, payable in equal monthly installments.
- (D) The sergeants of police and detectives shall each receive a salary of twelve hundred dollars (\$1,200.00) a year, payable in equal monthly installments.
- (E) Each bicycleman, turnkey, corner-man, and plain clothes man of the police force shall receive the sum of three dollars and twenty-five cents (\$3.25) per day.
- (F) Each patrolman shall receive a salary of three dollars (\$3.00) per day, payable monthly.
- Sec. 2. The salaries and compensation specified in the foregoing section of this ordinance shall be paid out of the city treasury, appropriated for such purpose, at the times and in the manner provided by law.
- Sec. 3. All ordinances and parts of ordinances in conflict with any of the provisions of this ordinance are hereby repealed.
- SEC. 4. This ordinance shall take effect and be in full force and effect from and after the first day of January, 1908.

Which was read a first time and referred to the Committee on Finance.

MISCELLANEOUS BUSINESS.

By Mr. Rhodes:

Resolution No. 9-1907:

To the President and Members of the Common Council:

Your Committee on Licenses beg to offer the following resolution:

Resolved. That the following applications for retail liquor licenses (saloon) in the City of Indianapolis be and are hereby approved:

No. 38. Emmet G. Sering, 2038 E. Washington street. No. 39.

No. 41.

Henry Lichtenberg, 114 N. Liberty street.
Thomas M. Tighe, 152 W. Washington street.
Patrick Barton, S. W. corner Langsdale and Northwestern No. 42.

No. 47.

Wm. S. Miller, 125 E. Court street. Wolf Sussman, 245 W. Washington street. No. 48.

Mat. Lewis, 119 N. West street. No. 49.

Edward W. Wilbert, 316 W. Ohio street. John Pugel, 716 N. Warman avenue. No. 53.

No. 56.

Mr. Rhodes moved that the resolution be adopted. Carried.

By Mr. Bangs:

Resolution No. 10-1907:

Whereas, The Judge of the Police Court has rendered an adverse opinion upon the ordinance heretofore passed by this body pertaining to the licensing and regulation of saloons, and

Whereas, The Corporation Counsel of the City of Indianapolis has heretofore rendered a written opinion that said ordinance is invalid; now, therefore, be it

Resolved by the Common Council, That the Mayor be and he hereby is requested to recommend to this body that an appropriation, not to exceed five hundred dollars, be made by this Council for the purpose of employing additional counsel to assist the Corporation Counsel in an appeal heretofore taken from the decision of the Judge of Police Court upon said ordinance.

Which was read and on motion of Mr. Royse was referred to the License Committee.

ORDINANCES ON SECOND READING.

Mr. Neukom called for Appropriation Ordinance No. 10, 1907, for second reading. It was read a second time.

Mr. Neukom moved that Appropriation Ordinance No. 10, 1907, be amended as recommended by the committee. Carried.

Mr. Neukom moved that Appropriation Ordinance No. 10, 1907, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 10, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donovan, Sullivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert.

Noes, none.

Mr. Neukom called for General Ordinance No. 69, 1907, for second reading. It was read a second time.

Mr. Neukom moved that General Ordinance No. 69, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 69, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donovan, Sullivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 13. 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 13, 1907, be amended and recommended by the committee. Carried.

Mr. Royse moved that Appropriation Ordinance No. 13, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 13, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert.

Noes, none.

Mr. Uhl having left the Council Chamber without being excused, Mr. Royse moved that he be excused by the President.

Mr. Hamlet moved to lay motion of Mr. Royse on the table. Carried.

Mr. Stickelman called for General Ordinance No. 71, 1907, for second reading. It was read a second time.

Mr. Stickelman moved that General Ordinance No. 71, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 71, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert.

Noes, none.

Mr. Stickelman called for General Ordinance No. 70, 1907, for second reading. It was read a second time.

Mr. Stickelman moved that General Ordinance No. 70, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 70, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert.

Noes, none.

On motion of Mr. Bangs the Common Council, at 9:15 o'clock p. m., adjourned.

President.

ATTEST:

mes. M. Mully

City Clerk.

SPECIAL MEETING.

Council Chamber, City of Indianapolis, Ind. Thursday, August 29, 1907.

The Common Council of the City of Indianapolis, met in the Council Chamber, Thursday evening, August 29, 1907, at 7:30 o'clock, in special session, President Frederick W. Eppert in the chair, pursuant to the following call:

Indianapolis, Ind., August 28, 1907.

To the Members of the Common Council:

You are hereby notified that there will be a special meeting of the Common Council, in the Council Chamber, on Thursday, August 29, 1907, for the purpose of considering Resolution No. 10, 1907, and the receiving and reference to the proper committee of applications for city retail liquor licenses.

Yours truly,

FRED. W. EPPERT,

President.

I, James McNulty, Clerk of the Common Council, do hereby certify that I have served the above and foregoing notice to each and every member of the Common Council, prior to the time of meeting, pursuant to the rules.

> James McNulty, City Clerk.

Which was read.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 18 members, viz: Messrs. Brown, Cottey Hamlet, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavan, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, 2, viz.: Messrs. Wood and Hartmann.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER. Indianapolis, August 29, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I herewith submit for your consideration and action the following applications for city retail liquor licenses filed in my office in pursuance of and under the provisions of General Ordinance No. 39, 1907, viz.:

- No. 68. G. H. Secrist, N. E. cor. McCrea and Louisiana streets.
- Chas. A. Howes, N. W. cor. Capitol avenue and Ohio street.
- Jos. A. Weeks, 39 W. Ohio street.
- No. 71. Henry Ostendorf, S. E. cor. New Jersey and Washington streets.
- No. 72. Oscar Rieger, 1075 S. East street.
- No. 73. Chas. Thomas, 203 S. Illinois street.
- No. 74. Albert Schroeder, N. E. Cor. Capitol avenue and Merrill street.
- No. 75. No. 76. No. 77. Julius Gally, N. W. cor. St. Joe and New Jersey streets.
- David W. Lawrie, 601 Massachusetts avenue.
- Gottlieb Leukhardt, 102 N. Noble street.
- James Moran, 54 S. Illinois street. No. 78.
- No. 79. E. W. Hindel, 256 Indiana avenue.
- Louis Hoffman, 2209 E. Washington street. No. 80.
- No. 81. John O'Brien, N. E. cor. Madison avenue and McCarty street.
- No. 82. C. J. Gardner, 119-121 W. Market street.
- No. 83. David Fair, 16 S. Illinois street.
- No. 84. Wm. H. Smith, 41 N. Illinois street.
- No. 85. Nathan Berkowitz, 930 E. Washington street.
- Frank Fivecoat, 816 N. Alabama street. Herman Haas, 933 Ft. Wayne avenue. No. 86.
- No. 87.
- No. 88.
- No. 89.
- Rudolf Zoffmann, 1434 W. Morris street.
 Michael Ford, S. E. cor. Agnes and Michigan streets.
 Fred Weil, N. W. cor. Nordyke avenue and Morris street.
 John Hughes, 2514 W. Michigan street.
 Frank Brown, 3400 Prospect street.
- No. 90. No. 91. No. 92.
- No. 93. No. 94.
- Isaac Ciener, 325 W. Washington street. Ernest Schafer, N. W. cor. Pine street and English avenue.
- No. 95. James Geraghty, Jr., 236 S. Illinois street.
- George T. Caldwell, Stock Yards. No. 96.
- No. 97. George Seifert, 1619 Prospect street.
- Alonzo Hornaday, S. E. cor. Lafayette and Crawfordsville No. 98. road.
- No. 99. Hugh D. O'Connell, 1317 Bates street.
- No. 100. Louis Koerner, 2240 S. Meridian street.
- No. 101. Geo. R. Parke, 3717 Massachusetts avenue.
- No. 102.
- Wm. J. Federsfill, 140 N. Delaware street. John Ebner, 3010 W. Washington street. Wm. H. Quinn, 1691 Roosevelt avenue. No. 103.
- No. 104.
- Louis E. A. Hirsch, S. E. cor. Morris street and Capitol Nò. 105. avenue.

- H. L. Rood, N. W. Cor. Louisiana and Illinois streets. No. 106.
- John E. Hafner, 2720-2722 E. Washington street. No. 107.

Joseph Stahr, 127 S. Illinois street. No. 108.

Martin Sullivan, 1249 E. Washington street. No. 109.

Fred Ostenforth, N. W. cor. Shelby and Harrison streets. No. 110.

No. 111. Wm. H. Smith, 2202 S. Meridian street.

- F. A. Tiemeier, 1021 Virginia avenue. Joe Tobin, S. W. cor. 13th and Senate avenue.
- No. 112. No. 113. No. 114. No. 115. No. 116.
- No. 117.
- J. A. Donahue, N. E. cor. Shelby and Beecher streets. Chas. Glitzenstein, 17 E. Market street. Geo. W. Witthoft, 769 Indiana avenue. Connor McGinty, 2633 W. Walnut street. Bernhard Dorfman, 124 S. Delaware street. Chas. B. Wel's, 851 W. 11th street. No. 118.

No. 119.

Thos. C. Carter, 721 Massachusetts avenue. M. J. Noone, 437 S. Capitol avenue. No. 120.

No. 121.

- No. 122. Gordon Donaldson, 320 W. Tenth street.
- Peter Lawall, N. W. cor. 13th and West streets. No. 123.

No. 124. W. E. Mazelin, 502 N. Blake street.

- No. 125. Jay G. Wilbraham, Hotel English. No. 126. John A. Vansickle, 2910 E. Washington street.
- No. 127. Frank Hollenbeck, 134 S. Illinois street. Frank Toohey, 111 E. Court street. Harry Peters, 832 Washington avenue. No. 128.
- No. 129. · No. 130. Frank E. Hittel, 1301 Shelby street.
- No. 131. James D. Moriarity, N. W. Cor. Delaware and Georgia streets.
- George Sperr, 647 Massachusetts avenue. Chas. Rosuck, 44 S. Illinois street. No. 132.

No. 133.

No. 134.

- Charles Knauer, 644 Blake street. John Herr, 142 W. Washington street. No. 135. William Kol inger, 604 S. Illinois street. No. 136.
- B. A. Green, 25 E. Georgia street. No. 137.
- O. H. Smith, 354 E. Washington street. No. 138.
- No. 139. Chas. Czinczoll, 1002 S. West street. No. 140. Henry Seibert, 836 W. Washington street.

Jerry Sullivan, 402 W. Maryland street. No. 141.

No. 142. J. J. Maroney, 535 S. East street.

- No. 143. Frank M. Forey, S. E. cor. Noble and Market streets.
- No. 144. Christian Ries, 39 S. Delaware street. No. 145. Louis Beck, 372 S. Meridian street.

- No. 146. Fred Warner, 128 W. Market street. No. 147. Fred Laue, 620 Beecher street. No. 148. Edw. Beiser, 127 N. Delaware street.

Respectfully submitted,

GEO. T. BREUNIG,

City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 68:

Indianapolis, Ind., August 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, G. H. Secrist, being 48 years of age, residing at 2017 N. Pennsylvania street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2017 N. Pennsylvania street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon and hotel keeper. The premises wherein and whereon I desire to carry on such business are located at N. E. cor. McCrea and Louisiana streets, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room fronting west on McCrea street, at the northeast corner of Louisiana and McCrea streets, on the first floor of a three-story brick building, situated on 65 feet 2½ inches by 71 feet 1 inch off of the west end of lot 6, Morris' sub. of square 87, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northeast corner of Louisiana and McCrea streets, in ward No. 12.

G. H. SECRIST.

Application No. 69:

Indianapolis, Ind., August 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Chas. A. Howes, being 47 years of age, residing at 120 N. Senate avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 120 N. Senate avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of pool room keeper. The premises wherein and whereon I desire to carry on such business are located at N. W. cor. Capitol avenue and Ohio street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 25x35 feet, said room has one door east and two doors north to hallway; room and building fronts east on Capitol avenue, on the first floor, or basement room, of a fourstory brick building, and situated on lots Nos. 5 and 6, in square No. 33, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northwest corner of Capitol avenue and Ohio street, ward No. 6. I also give notice for pool table.

Chas. A. Howes.

Application No. 70:

Indianapolis, Ind., August 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Jos. A. Weeks, being 40 years of age, residing at Stewart Place, Room 25, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907 My place of residence for the two years immediately preceding the date of this application has been at Stewart Place, N. Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at 39 W. Ohio street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 20x28 feet, with one door south and one door east and one door north, room fronting north on Ohio street, on

the ground floor of a three-story brick building, and situated on lot No. 1, in square No. 46, in the City of Indianapolis, Center Township, Marion County, Indiana, ward No. 6, and known as No. 39 W. Ohio street.

Jos. A. Weeks.

Application No. 71:

Indianapolis, Ind., August 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry Ostendorf, being 49 years of age, residing at 1736 Park avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sel¹, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1736 Park avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at S. E. cor. New Jersey and Washington streets, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room 25x38 feet, has one entrance south and one door north, fronting north on Washington street, first floor of a three-story stone building and situated on lot No. 6, in square 61, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as the southeast corner of Washington and New Jersey streets, in ward No. 11.

HENRY OSTENDORF.

Application No. 72:

Indianapolis, Ind., August 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Oscar Rieger, being 32 years of age, residing at 1075 S. East street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1075 S. East street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at 1075 S. East street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as Room 18x35 feet, with one door east, one door south and front door west, room fronting west on East street, on the first floor of a two-story brick building, situated on 35 feet off of the south ends of lots 43, 44, 45 and 46, in Thomas Hendrick's subdivision of part of outlot 99, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 1075 S. East street, in ward No. 11. I also give notice to said board that I will app'y for pool table privileges in same room. One entrance on East street and two on Prospect street.

OSCAR RIEGER.

Application No. 73:

Indianapolis, Ind., August 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Chas. Thomas, being 32 years of age, residing at 201 S. Illinois street, City of Indianapolis, State of Indiana, do hereby make applica-

tion for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 201 S. Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of hotel keeper. The premises wherein and whereon I desire to carry on such business are located at No. 203 S. Illinois street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 14½x70 feet, with two doors to hotel lobby, room and building fronting west on Illinois street, on the first floor of a three-story brick building, situated on lot No. 12, in square No. 87, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 203 S. Illinois street, in ward No. 12. I also give notice to said board that I will apply for pool table and restaurant privileges in same room. Illinois street entrance.

CHARLES THOMAS.

Application No. 74:

Indianapolis, Ind., August 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Albert Schroeder, being 56 years of age, residing at the northeast corner Capitol avenue and Merrill street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at the northeast corner Capitol avenue and Merrill streets, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at the northeast corner Capitol avenue and Merrill street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 18x30 feet, with one door east, one door north, room fronting west on Capitol avenue, on the first floor of a story-and-one-half frame building, and situated on lot No. 14, outlot 27, in MacKernan & Pierce's sub., in the City of Indianapolis, Center township, Marion County, Indiana, and known as the northeast corner of Capitol avenue and Merrill street, ward No. 12.

ALBERT SCHROEDER.

Application No. 75:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Julius Gally, being 43 years of age, residing at N. W. cor. St. Joe and New Jersey streets, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at N. W. cor. St. Joe and New Jersey streets, in the City of Indianapo'is, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at the N. W. cor. St. Joe and New Jersey streets, in the City of Indianapolis,

Marion County, Indiana; said premises being more particularly described as follows: Front room on the ground floor of a two-story brick building, at the northwest corner of St. Joe and New Jersey streets. Said building fronts south on St. Joe street, and the said room wherein said liquor is to be sold and drank is $18^{1/2}$ x60 feet, with a side door on New Jersey street and two doors north of bar to hallway, and situated on lot No. 19, in Sorin's subdivision of outlots Nos. 175 and 176, In the City of Indianapolis, Center Township, Marion County, Indiana, and known as the northwest corner of East St. Joe street and North New Jersey street, in ward No. 8. I also give notice for pool table in same room.

JULIUS GALLY.

Application No. 76:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, David W. Lawrie, being 45 years of age, residing at 601½ Mass. avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 601½ Massachusetts avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at 601 Massachusetts avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 15x30 feet, said room has one door east and one door south, room fronting Massachusetts avenue, on the ground floor of a two-story brick building, situated on lot No. 1, in McCord & Wheatley's subdivision of outlots 46 and 47, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 601 Massachusetts avenue, in ward No. 7.

DAVID W. LAWRIE.

GOTTLIEB LEUKHARDT.

Application No. 77:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Gottlieb Leukhardt, being — years of age, residing at 102 N. Noble street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel¹, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 7907. My place of residence for the two years immediately preceding the date of this application has been at 102 N. Noble street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at 102 N. Noble street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 19½x36 feet, said room has five doors, one east, two south, one west, one north; room and building fronts east on Noble street, at the northwest corner of Noble and Market streets, on the ground floor of a two-story brick building, situated on lots 15 and 16, in lot 60, H. Bates' subdivision, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 102 North Noble street, in ward No. 7. I also give notice to said board that I will apply for pool table privileges in same room.

Application No. 78:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James Moran, being 37 years of age, residing at 2703 N. Illinois street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2703 N. Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 54 S. Illinois street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 15x39 feet, one door east, one door south and one door west to stockroom, said barroom fronting east on Illinois street, at the northwest corner of Maryland and Illinois streets, on the first floor or a two-story brick building, and situated on part of 590 feet off of the south ends of lots 2 and 3, in square 67, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 54 S. Illinois street, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

JAMES MORAN.

Application No. 79:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, E. W. Hindel, being 26 years of age, residing at 536 W. 30th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 536 W. 30th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of shipping clerk. The premises wherein and whereon I desire to carry on such business are located at No. 256 Indiana avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 35 feet 6 inches on 6 Capitol avenue, 36 feet inches on Indiana and 30 feet wide, with two doors on Indiana avenue and one door south to hallway, room and building fronting north in a point at Indiana avenue and Capitol avenue, on the first floor of a three-story brick building, and situated on part of lot 12, in square 34, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 256 Indiana avenue, in ward No. 6.

(E. W. HINDEL.

Application No. 80:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis Hoffman, being 27 years of age, residing at 437 N. Beville avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two

years immediately preceding the date of this application has been at 437 N. Beville avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2209 E. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 17x46 feet, said room has one door south to stockroom and one door east; room and building fronts north on Washington street, on the first floor of a two-story frame building, and situated on lot No. 16, in Johnson & Hogshire's East Washington street addition, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 2209 East Washington street, in ward No. 10. I also give notice to said board for pool table privileges in same room.

Louis Hofmann.

Application No. 81:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John O'Brien, being 34 years of age, residing at 1410 E. Ohio street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1410 E. Ohio street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at N. E. cor. McCarty and Madison avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 20x27 feet, with one door east and one north, room fronting west on Madison avenue, on the ground floor of a one-and-one-half-story frame building, situated on lots 100 and 101, of outlot 110, in McCarty's subdivision, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as the northeast corner of Madison avenue and McCarty street, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

JOHN O'BRIEN.

Application No. 82:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, C. J. Gardner, being 52 years of age, residing at 1912 W. Wash. street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1912 W. Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of butcher and saloon keeper. The premises wherein and whereon I desire to carry on such business are located at Nos. 119 and 121 W. Market street, in the City of Indianapolis, Marion County, Indiana; said premises being building fronts north on Market street, on the first floor of a three-story brick building and situated on lot No. 3, 67½x195 feet, in square 54, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as Nos. 119 and 121 W. Market street, in ward No. 6. The two numbers are one room. I also give notice for pool table privileges in same room.

C. J. GARDNER.

Application No. 83:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, David Fair, being 50 years of age, residing at 2307 College avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2307 College avenue, in the City of Indianapo is, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 16 S Illinois street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 27x45 feet, said room has three entrances—one to Illinois street, one to Kentucky avenue, one north to cigar room; room and building fronts east on Illinois street, on the first floor of a one-story brick building, situated on part of lot No. 1, in square No. 67, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 16 S. Illinois street, ward No. 12.

DAVID FAIR.

Application No. 84:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. H. Smith, being 38 years of age, residing at 913 Capitol avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 913 Capitol avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper and restaurant. The premises wherein and whereon I desire to carry on such business are located at No. 41 N. Illinois street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 18x100 feet, with one door east and one door south to restaurant, one door west to Illinois street, on the first floor of the three-story brick building, facing west on North Illinois street, between Washington and Market street, located on north half of the north half of lot No. 2, in square No. 55, and known as No. 41 North Illinois street, in the City of Indianapolis, Center township, Marion County, Indiana. I also give notice that I will apply to said board for the privilege of operating a restaurant in the same room.

WM. H. SMITH.

Application No. 85:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Nathan Berkowitz, being 32 years of age, residing at 1440 E. Market street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1440 E. Market street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 930 E. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly de-Room 18x35 feet, said room has two entrances, scribed as follows: one front and one from bar to stock room; room and building fronts south on Washington street, on the first floor of a one-and-one-half story brick building, situated on lot No. 3, in Jones' subdivision of outlot 71, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 930 East Washington street, in ward No. 9.

NATHAN BERKOWITZ.

Application No. 86:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank Fivecoat, being 43 years of age, residing at 816½ N. Ala. street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 8161/2 N. Alabama street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 816 N. Alabama street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 17x39 feet with one door north, one door east and two doors west, room fronting east on Alabama street, at the southwest corner of Arch street and Alabama street, on the ground floor of a two (2) story brick building, and situated on lot No. ten (10), in Nancy Lowman's subdivision of part of outlot No. 174, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as the southwest corner of Alabama street and Arch street, No. 816 N. Alabama street, in ward No. 8.

FRANK FIVECOAT.

Application No. 87:

Indianapolis, Ind., August 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Herman Haas, being 30 years of age, residing at 933 Ft. Wayne avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 933 Ft. Wayne avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 933 Ft. Wayne avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 18x70 feet, and two rooms to the west used for kitchen and dining room, room and building fronting Ft. Wayne avenue, in a point at Ft. Wayne avenue and New Jersey street, at the southwest corner of New Jersey street and Ft. Wayne avenue, on the first floor of a two-story brick building, situated on lots Nos. 2 and 3, Harkner's subdivision of Outlot 177, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 933 Ft. Wayne avenue, in ward No. 8. Said room has one door north, two doors east, one door south and two doors west. I also give notice to said board that I will apply for pool table privileges in same room.

HERMAN HAAS.

Application No. 88:

Indianapolis, Ind., August 72, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Rudolph Zoffman, being 45 years of age, residing at 1434 W. Morris street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1434 W. Morris street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1434 W. Morris street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 27x31 feet, one door north, one front door south and one extra door to dining room; room and building fronts south on Morris street, at the northeast corner of Morris and Harding streets, on the ground floor of a one-story frame building, and situated on lot No. 1, in Clark's first addition to West Indianapolis, now in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 1434 W. Morris street, ward No. 14. I also give notice for pool table.

RUDOLPH ZOFFMANN.

Application No. 89:

Indianapolis, Ind., August 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Michael Ford, being 61 years of age, residing at 447 Agnes street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 447 Agnes street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at S. E. cor. Agnes and Michigan streets in the City of Indianapolis, Marion County, Indiana; said premises being more par-

ticularly described as follows: Room 18x21 feet, five doors—one west, two north, one south, one east—room and building fronting west on Agnes street, on the ground floor of a one-story frame building, situated on lot 74, outlot 56, and 3 feet off of north side of lot 75, in Elliott's subdivision of outlot 156, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as the southeast corner of Agnes and Michigan street, in ward No. 5. I also give notice to said board that I will apply for pool table privileges in same room.

MICHAEL FORD.

Application No. 90:

Indianapolis, Ind., August 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fred Weil, being 53 years of age, residing at S. W. cor. Nordyke avenue and Morris street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at S. W. cor. Nordyke avenue and Morris street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at N. W. cor. Nordyke avenue and Morris street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as Room 15x55 feet, one door north, one door south, one door east; room and building fronts east at the southwest corner of Morris street and Nordyke avenue, on the ground floor of a two-story brick building, situated on lot 81, in McCarty's third West Side addition, in the town of West Indianapolis, now in the City of Indianapolis, Center Township, Marion County, Indiana, and known as the southwest corner of Morris street and Nordyke avenue, ward No. 14.

FRED WEIL.

Application No. 91:

Indianapolis, Ind., August 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Hughes, being 40 years of age, residing at 2514 W. Michigan street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2514 West Michigan street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2514 W. Michigan street, in the city of Indianapolis, Marion county, Indiana, said premises being more particularly described as follows: Room 20x40 feet, said room has three doors, one south, one west, one north; room and building fronts south on Michigan street, on the first floor of a two-story frame building, and situated on lots 2, 3 and 4, in Olleman's subdivision of block 8, in Holmes' West-end addition, in the town of Haughville, in the city of Indianapolis, Wayne township, Marion county, Indiana, and known as No. 2514 West Michigan street, in ward No. 15. I also apply for pool table privileges in same room.

Application No. 92:

Indianapolis, Ind., August 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank Brown, being 52 years of age, residing at 3400 Prospect street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 3400 Prospect street, in the City of Norwood, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 3400 Prospect street in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as folows: Room, 18x30 feet, with one extra door to the north of barroom and one fronting south on Prospect street, on the first floor of a one story frame building, and situated on lot No. four (4), in Denny and Hosbrook's addition, in Center township, southeast, Marion County, Indiana, and known as No. 3400 Prospect street. I also give notice for pool table.

FRANK BROWN.

Application No. 93:

Indianapolis, Ind., August 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Isaac Ciener, being 48 years of age, residing at 311 North West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 311 North West street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of wholesale liquor, cigars and tobacco. 'Ine premises wherein and whereon I desire to carry on such business are located at No. 325 W. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x65 feet, said room has one door south to stock room; room and building fronts north on Washington street, on the first floor of a three-story brick building, situated on part of lot No. 3, in square 69, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 325 West Washington street, in ward No. 12.

Application No. 94:

Indianapolis, Ind., August 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Ernest Schafer, being 54 years of age, residing at N. W. Cor. English and Pine streets, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at N. W. Cor. Pine and English avenue, in the City of Indianapolis, State of Indiana, and my occupation for the

same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at N. W. Cor. Pine and English avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 20x35 feet, one door south and one door north, room fronting east at the northwest corner of English avenue and Pine street; on the ground floor of a two-story brick building, situated on lot 20, in Fletcher, Stone, Witt, Taylor & Hoyt's subdivision of outlots 94 and 98, and south half of lot 91, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the northwest corner of English avenue and Pine street, in ward No. 11. I also give notice to said board that I will apply for pool table privileges in same room.

ERNEST SCHAFER.

Application No. 95:

Indianapolis, Ind., August 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James Geraghty, Jr., being 39 years of age, residing at 310 E. South street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 310 E. South street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 236 South Illinois street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x100 feet, with one door west to yard, room fronting east on Illinois street, on the ground floor, in a three-story brick building, situated on part of 50 feet off of the entire north side of the southeast quarter of square 38, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 236 South Illinois street, in ward No. 12. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

JAMES GERAGHTY, JR.

Application No. 96:

Indianapolis, Ind., August 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Geo. T. Caldwell, being 43 years of age, residing at Stock Yards Hotel, City of Indianapolis, State of Indiana, do hereby make application for a license to sel, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been in the City of Rushville, in the State of Indiana, and my occupation for the same period has been that of hotel and saloon keeper. The premises wherein and whereon I desire to carry on such business are located at the Stock Yards, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In rear room, 59 feet at north end, 21 feet at south end and 68 feet long, in the Stock Yards building, on the ground floor of a two-story brick building, said room has two entrances, one west, one

north, situated on part of middle of south end of the northeast quarter section 15, township 15, range 3 east, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the Stock Yards saloon, in ward No. 14. I also give notice to said board that I will apply for pool and restaurant privileges in same room.

GEORGE T. CALDWELL.

Application No. 97:

Indianapolis, Ind., August 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I George Seifert, being 47 years of age, residing at 1326 Laurel street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1326 Laurel street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of solicitor. The premises wherein and whereon I desire to carry on such businss are located at No. 1619 Prospect street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x60 feet, first floor of a one-story brick building, fronting north on Prospect street, said room is the west room of said building, and situated on lot No. 4, in block No. 6, in Hubbard et al.'s southeast addition, in the City of Indianapolis, Center Township, Marion county, Indiana, and known as No. 1619, in ward No. 10. The described property and room has one door south going in stockroom and one front door to the north. I also give notice for pool table.

GEORGE SEIFERT.

Application No. 98:

INDIANAPOLIS, IND., August 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Alonzo Hornady, being 34 years of age, residing at 1333 Bismark avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1333 N. Bismark avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at southeast corner Lafayette and Crawfordsville roads, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x40 feet, said room has four doors, one west, one north, one east, one south to stock room; said room and building fronts west on the ground floor of a two-story brick building, situated in the northwest quarter of section 39, township 16, range 3, at the junction of the Lafayette and Crawfordsville roads, and known as Emerich's place in the city of Indianapolis, Wayne township, Marion county, Indiana, and known as the southeast corner of Lafayette and Crawfordsville roads. I also give notice to said board that I will apply for pool table privileges in same room.

ALONZO HORNADAY.

Application No. 99:

Indianapolis, Ind., August 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, H. D. O'Connell, being 43 years of age, residing at 1320 Bates street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1320 Bates street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1317 Bates street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 17½x50 feet, one door east, one door south and one door north, room fronting north on Bates street, on the first floor of a two-story frame building, and situated on lot No. 27, section 1, Martindale addition, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 1317 Bates street, in ward No. 10. I also give notice that I will apply to said board for pool table privileges.

H. D. O'CONNELL.

Application No. 100:

Indianapolis, Ind., August 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis Koerner, being 30 years of age, residing at 2240 S. Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2240 S. Meridian street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of sa'oon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2240 S. Meridian street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 20x30 feet, said room has four doors—one east, one south, one west, one north; room and building fronts east on Meridian street, on the ground floor of a two-story frame building, situated on part of the east half of the northeast quarter, section 23, township 15, range 3 east, in the city of Indianapolis, Center Township, Marion County, Indiana, northwest corner Kelly and Meridian streets, known as No. 2240 South Meridian street, in ward No. 13. I also give notice to said board that I wil apply for pool table privileges in same room. Louis Koerner.

Application No. 101:

Indianapolis, Ind., August 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George R. Parke, being 41 years of age, residing at 2124 Station street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel¹, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two

years immediately preceding the date of this application has been at 2124 Station street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at 3717 Massachusetts avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 15½x35 feet, with one door south to stock room, one door north, room fronting north on Massachusetts avenue, on the first floor of a two-story frame building, and situated on lot No. 15, in Hutchinson & Darnell's Brookside addition, in the City of Indianapolis, Indiana, and known as No. 3717 Massachusetts avenue, ward No. 1. I also give notice to said board that, I will apply for pool table privileges in said room.

George R. Parke.

Application No. 102:

Indianapolis, Ind., August 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. J. Federspill, being 23 years of age, residing at 124 Highland avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at No. 124 Highland avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 140 N. Delaware street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room 18x72 feet, with two doors to Empire lobby, room and building fronting east on Delaware street, on the first floor of a one-story brick building, and situated on part of 32 6-12 feet south side lot 2, and a'l of lot 3, in square 44, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 140 N. Delaware street, in ward No. 7. I also give notice to said board that I will apply for pool table privileges in same room.

WILLIAM J. FEDERSPILL.

Application No. 103:

Indianapolis, Ind., August 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Ebner, being 59 years of age, residing at 3102 W. Washington street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 3102 W. Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 3010 W. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 12 feet at east end, 15 feet at west end and 60 feet long, on the ground floor of a one-story frame building, situated in a point fronting east; said room has three doors, one front, one south to Washington, one west to yard, situated on the north

line of the east half of the northwest quarter of section 9, township 15 north of range 3 east, in the city of Indianapolis, Wayne township, Marion county, Indiana, No. 3010 W. Washington street, ward No. 15. I also give notice to said board that I wi:1 apply for pool table privileges in the same room.

JOHN EBNER.

Application No. 104:

Indianapolis, Ind., August 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. H. Quinn being 54 years of age, residing at 843 College avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 118 North Delaware Street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of proprietor of saloon at 118 N. Delaware street.

The premises wherein and whereon I desire to carry on such business are located at No. 1691 Roosevelt avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: front room, 18 feet by 35 feet, with one door southwest, one east and one door north to hall, on the first floor of a two-story frame building, fronting southwest on Roosevelt avenue, and situated in outlot No. 260, in S. Fletcher's sub., in S. Fletcher's Oak Hill add., in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1691 Roosevelt avenue, ward No. 1. I also give notice for pool table.

WM. H. QUINN.

Application No. 105:

Indianapolis, Ind., August 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis Hirsch, being 32 years of age, residing at 163 E. 24th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 115 Boston street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at S. E. Cor. Morris and Capital avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: My place of business whereon said liquors are to be sold and drank is located in a room, 20x35 feet, said room has three doors, one north, two south; room and building fronts north on Morris street, on the first floor of a two-story frame building, and situated on lot No. 1, in the C., C. & C. railroad company's addition, in the city of Indianapolis, Indiana, and known as the southeast corner of Morris street and Capitol avenue, in ward 13.

Louis Hirsch.

Application No. 106:

Indianapolis, Ind., August 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, H. L. Rood, being 45 years of age, residing at Spencer House, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Spencer House in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of hotel manager. The premises wherein and whereon I desire to carry on such business are located at N. W. Cor. La. and Ills. street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 25x31 feet, with one door west to hotel lobby, room and building fronts east on Illinois street, on the first floor of a four-story brick bui ding, situated on part of 148 feet by 206 feet, part of southeast quarter of square 88, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the Spencer House Sample Room, at the northwest corner of Louisiana and Illinois streets, in ward No. 12.

H. L. ROOD.

Application No. 107:

Indianapolis, Ind., August 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John E. Hafner being 30 years of age, residing at 2720-2722 E. Washington street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2720 and 2722 E. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 17x35 feet, said room has four doors, one south, two west, one north; room and building fronts south on Washington street, on the first floor of a two-story frame building, situated on lot No. 330, in Alfred M. Ogle et al's East Park addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as Nos. 2720 and 2722 East Washington street, in ward No. 9. I also give notice to said board that I will apply for pool table privileges in said room.

JOHN E. HAFNER.

Application No. 108:

Indianapolis, Ind., August 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Joseph Stahr being 35 years of age, residing at 1227 E. Market street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two

years immediately preceding the date of this application has been at 1227 E. Market street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 127 S. Illinois street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 18x68 feet, fronting west on Illinois street, on the ground floor of a three (3) story brick building, with one door north to Chesapeake street, one door east to restaurant room, and situated on lot No. one (1), in Hollenbeck & Bicking's subdivision of square 75, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 127 S. Il'inois street, ward No. 12. I also give notice for pool table and restaurant privileges.

JOSEPH STAHR.

Application No. 109:

Indianapolis, Ind., August 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Martin Sullivan being 35 years of age, residing at 1249 E. Wash. street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1249 E. Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1249 E. Washington street, in the City of Indianapolis, Marie Country Indianapolis, April 2019 E. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 17x36 feet, with one door to stockroom, said room and building fronting north on Washington street, on the first floor of a two-story frame building, situated on the east half of the north half of lot 4, in Budd's subdivision, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1249 E. Washington street, in ward No. 10. I also give notice for pool table privileges in same room.

MARTIN SULLIVAN.

Application No. 110:

Indianapolis, Ind., August 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fred Ostenforth, being 38 years of age, residing at 392 Shelby street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1518 Bates street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 392 Shelby and Harrison street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 14x35 feet, with one door north, one door west and one door east, room and building fronting east on Shelby street, on the first floor of a one-story frame building, situated

on all of lot 7 and south one-half of lot 6, in outlot No. 91, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northwest corner of Shelby and Harrison streets, in ward No. 11. I also give notice to said board that I will apply for pool table privileges in same room.

FRED OSTENFORTH.

Application No. 111:

Indianapolis, Ind., August 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. H. Smith, being 42 years of age, residing at 2202 S. Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2202 S. Meridian street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2202 S. Meridian street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 18x30 feet, with one door north, two doors west, one door east, room fronting east on Meridian street, at the southwest corner of Meridian and Raymond streets, on the first floor of a two (2) story frame building, and situated on lot No. one (1), in Hoeffgen's subdivision, in Wiley's south addition, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as the southwest corner of Raymond and Meridian streets, in ward No. 13, No. 2202 S. Meridian street.

WM. H. SMITH.

Application No. 112:

Indianapolis, Ind., August 24, 1907.

To the City Controller. City of Indianapolis, Indiana:

I, F. A. Tiemeier, being 32 years of age, residing at 1021 Virginia avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1021 Virginia avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1021 Virginia avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 18x27 feet, with one front door east and one door west to stockroom, said building fronting east on Virginia avenue, on the first floor of a two-story frame building, and situated on 20 feet north side lot No. 159, in Daugherty's subdivision of outlot No. 99, in the City of Indianapolis, Center township, Marion county, Indiana, ward 11, and known as No. 1021 Virginia avenue. I also give notice for pool table.

F. A. TIEMEIER.

Application No. 113:

Indianapolis, Ind., August 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Joe Tobin, being 45 years of age, residing at 327 W. 17th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 327 W. 17th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at S. W. Cor. 13th street and Senate avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 18x42 feet, with four doors, one east, one north, one south, one west, room and building fronting east on Senate avenue, on the first floor of a one-story frame building, and situated on lot No. 1, in square No. 14, in Drake's addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of Senate avenue and Thirteenth street, in ward No. 3. I also give notice to said board that I will apply for pool table privileges in same room.

JOE TOBIN.

Application No. 114:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John A. Donahue, being 33 years of age, residing at Occidental Hotel, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Occidental Hotel, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of traveling salesman. The premises wherein and whereon I desire to carry on such business are located at N. E. Cor. Shelby and Beecher streets, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 20x40 feet with one door west and one door to the east of barroom, said room fronts west on Shelby street, first floor of two-story frame building and is situated on (22) feet off of South-side lot No. (21) in Richter's subdivision of Cress addition, in the City of Indianapolis, Center township, Marion county, Indiana, in ward No. 10 and known as the northeast corner of Shelby and Beecher street. I also give notice for pool table.

John A. Donahue.

Application No. 115:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Chas. Glitzenstein, being 44 years of age, residing at 431 Minerva street, City of Indianapolis, State of Indiana, do hereby make applica-tion for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 431 Minerva street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and wheron I desire to carry on such business are located at No. 17 E. Market street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 22x25 feet, said room has three entrances, one north, one east, one west, room fronting north on Market street, on the first floor of a three-story brick building, and situated on 35 7½-12 feet off of the north side of lot No. 10, in square 56, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 17 E. Market street, in ward No. 6.

CHARLES GLITZENSTEIN.

Application No. 116:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, G. W. Witthoft, being 39 years of age, residing at 803 Paca street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 803 Paca street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 769 Indiana avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x48 feet, said room has four (4) entrances, room and building fronting north on Indiana avenue, in a point at Indiana avenue and St. Clair street, on the first floor of a onestory brick building, situated on 91 feet fronting on Indiana avenue, on the northwest end of lot 59, in Wiley's subdivision of outlot 161, the southeast line being parallel with said lot 59, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 769 Indiana avenue, in ward No. 5. I also give notice that I will apply for pool table privileges in same room.

GEO. H. WITTHOFT.

Application No. 117:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Connor McGinty, being 32 years of age, residing at 357 N. Holmes avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2633 W. Walnut and 357 N. Holmes avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2633 W. Walnut street, in the City of Indianapolis, Marion County, Indiana;

said premises being more particularly described as follows: Front room, 18x40 feet, with (1) door north, (1) door south, (1) door west, room and building fronts north on Walnut street, at the southeast corner of Walnut street and Holmes avenue, on the first floor of a two-story frame building, and situated on part of lots Nos. 25, 26 and 27, in Dietz's subdivision of the northwest part of Germania subdivision, in block No. 7, in Holmes' West-end addition, in the City of Indianapolis, Wayne township, Marion county, Indiana, and known as the southeast corner of Holmes avenue and Walnut street, No. 2633 W. Walnut street. I also give notice for pool table in same room.

CONNOR McGINTY.

Application No. 118:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Bernhard Dorfman, being 30 years of age, residing at S. E. Cor. Washington and New Jersey street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at S. E. Cor. Washington and New Jersey streets, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 124 S. Delaware street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 20x60 feet, one door south, one door west, one front door east, building and room fronting east on Delaware street, at the northwest corner of Delaware and Chesapeake streets, on the first floor of a two-story brick building, situated on lot 8, in Saint-de-Paiais' sub. of square 77, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 124 S. Delaware street, in ward 12. I also give notice that I will apply for pool table privileges in same room.

BERNHARD DORFMAN.

Application No. 119:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles B. Wells, being 45 years of age, residing at 353 W. 13th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 353 W. 13th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 851 W. 11th street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 16x35 feet, with one (1) door south to stockroom, said room fronting north on Eleventh street, on the first floor of a one-story frame building, and situated on lot No. 26, in Mc-Kernan & Yandes' subdivision of outlot No. 1, in Drake & Mayhew's second addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 851 W. Eleventh street, ward No. 4. I also give notice to said board for pool table privileges in same room.

CHAS. B. WELLS.

Application No. 120:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas C. Carter, being 22 years of age, residing at 731 Mass. avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sel,, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Memphis, Indiana, and in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 721 Mass. avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 20x42 feet, with one door north and one south, room and building fronting northwest on Massachusetts avenue, on the first floor of a two-story brick building, situated on part of lot 4, in Goldsberry's subdivision of outlots 46 and 47, and known as No. 721 Massachusetts avenue, in the City of Indianapolis, Center township, Marion county, Indiana, in ward No. 7. I also give notice that I will apply to said board for pool table privileges in same room.

THOMAS C. CARTER.

Application No. 121:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, M. J. Noone, being 40 years of age, residing at 437 S. Capitol avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to selt, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 437 S. Capitol avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 437 S. Capitol avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 20x40 feet, one front door west and one entrance east; room and building fronts west on Capitol avenue, south, on the first floor of a three (3) story brick building and situated on ninety (90) feet off of the west end of lot No. ten (10) on Van Blaricum's subdivision of outlot No. fourteen (14), in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 437 S. Capitol avenue, in ward 12. I also give notice for pool table privileges in same room.

M. J. Noone.

Application No. 122:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Gordon Donaldson, being 49 years of age, residing at 320 W. 10th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel!, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 320 W. 10th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 320 W. 10th street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 14x35 feet, one door south, one door north, one door east, room fronting south on W. 10th street, on the first floor of a twostory brick building, and situated on lot No. 12, in Smith & Ketcham's subdivision of square No. 5, of Drake's addition, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 320 W. 10th street, in ward No. 3. I also give notice to said board that I will apply for pool table privileges in same room.

GORDON DONALDSON.

Application No. 123:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Peter Lawall, being 47 years of age, residing at 135 S. Noble street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 135 S. Noble street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at N. W. cor. 13th and West streets, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 15x27 feet, said room has two doors, one east, one west, building fronting east on West street, on the first floor of a two-story brick building, and situated on lot No. one (1), in Benjamin F. Thornston's North West street addition, in the City of Indianapolis, Center Township, Marion County, Indiana, in ward No. 4, and known as the northwest corner of West and Thirteenth streets.

PETER LAWALL.

Application No. 124:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, M. E. Mazelin, being 27 years of age, residing at 645 Blake street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 645 Blake street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of bartender and proprietor of saloon. The premises wherein and whereon I desire to carry on such business are located at No. 502 N. Blake street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 30x32 feet, said room has four doors west and one to the east; room and building fronts east on Blake street, and south on Michigan street, on the first floor of a one-story frame building, and situated on lot No. 8, in Elliott's sub. of outlot No. 156, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as the northwest corner of Blake and Michigan streets, ward No. 5. I also give notice for pool table privileges in same room.

W. E. MAZELIN.

Application No. 125:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Jay G. Wilbraham, being 40 years of age, residing at Hotel English, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Hotel English, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of hotel proprietor and manager. The premises wherein and whereon I desire to carry on such business are located at Hotel English, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 18x35 feet, with two doors to lobby; said room and building fronts south on Monument Place, on the first floor of a four-story brick building, on lot No. 8, in square 46, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as the English Hotel saloon, No. 132 Monument Place, in ward No. 6.

JAY G. WILBRAHAM.

Application No. 126:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John A. Vansickle, being 31 years of age, residing at 2020 Bellefontaine street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2020 Bellefontaine street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of machinist. The premises wherein and whereon I desire to carry on such business are located at No. 2910 E. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 20x35 feet, with one door south to Washington street and one door north of room to stockroom, said room is on the ground floor of a two-story frame building, fronting south on Washington street, and situated on lot No. 59, in Oxford Place add., in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 2910 E. Washington street, in ward No. 9. I also give notice for pool tab'e.

JOHN A. VANSICKLE.

Application No. 127:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank Hollenbeck, being 38 years of age, residing at Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Oneida Hotel, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of hotel clerk. The premises wherein and whereon I desire to carry on such business are located at No. 134 S. Illinois street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 13½x100 feet, with one door east, one door west and two doors south, main entrance from Illinois street, on the first floor of a three-story brick building, fronting east on Illinois street and situated on part of 65 feet south of 65 feet north end of lot No. 12, in square No. 74, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 134 S. Illinois street, ward No. 12. I also give notice for pool and restaurant privileges.

FRANK HOLLENBECK.

Application No. 128:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank Tcohey, being 36 years of age, residing at 2111 Schriver avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2111 Schriver avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of bartender and saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 111 E. Court street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 21x48 feet, with one door west to hall, one door north to Court street, room and building fronting north on E. Court street, on the first floor of a two-story brick building, and situated on midd'e third of lot No. 8, in square 57, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 111 E. Court street, in ward No. 7.

FRANK TOOHEY.

Application No. 129:

Indianapolis, Ind., August 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Harry Peters, being 42 years of age, residing at 832 Washington avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 832 Washington avenue, in the City of Indianapolis, State of Indiana,

and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 832 Washington avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 15x42 feet, with one door west and two doors north and front door south; room and building fronts south on Washington avenue, on the ground floor of a two-story brick building, and situated on steam mill lot No. 432, on lot No. 11, outlot 148, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 832 Washington avenue, in ward No. 5. I also give notice to said board that I will apply for pool table privileges in the same room.

HARRY PETERS.

Application No. 130:

Indianapolis, Ind., August 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank E. Hittel, being 46 years of age, residing at 1301 Shelby street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1379 Shelby street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1301 Shelby street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 18x29 feet, said barroom has one door to the east to stock room, front door to the west, fronting west on Shelby street, on the first floor of a two-story frame building, and situated at the southeast corner of Orange and Shelby streets, on 'ot No. 1, in Hubbard and Martindale et al.'s southeast addition, in block No. 7, and known as No. 1301 Shelby street, in ward No. 10.

FRANK E. HITTEL.

Application No. 131:

Indianapolis, Ind., August 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James D. Moriarity, being 39 years of age, residing at 715 Bates street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same and 1162 Bates street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at N. W. Cor. Delaware and Georgia streets, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 18x50 feet, with one door east to Delaware street, one door south to Georgia street, first floor of a two-story brick building, fronting east on Delaware street, and situated on part of 62 feet on Delaware street by 185 feet on Georgia street, in square 77, at the N. W. Cor. Delaware and

Georgia streets, in the City of Indianapolis, Center Township, Marion County, Indiana, in ward No. 12, and known as the northwest corner Delaware and Georgia streets.

James D. Moriarity.

Application No. 132:

Indianapolis, Ind., August 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Geo. Sperr, being 54 years of age, residing at 719 N. Noble street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 719 N. Noble street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 647 Massachusetts avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 15x30 feet, with three doors, one north and two to the east, room fronting north at the southwest corner of Liberty street and Massachusetts avenue, on the first floor of a two-story brick building, situated on part of lot No. 21, in outlot No. 47, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 647 Massachusetts avenue, in ward No. 7. I also give notice to said board that I will apply for pool table privileges in same room.

GEORGE SPERR.

Application No. 133:

Indianapolis, Ind., August 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles Rosuck, being 28 years of age, residing at 220 W. 11th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 220 W. 11th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 44 S. Illinois street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 12x23 feet, one door east to Illinois street, one door west, one door east to hallway; barroom and said building fronts east on Illinois street, on the first floor of a three-story brick building, and situated on sixteen feet north of 67½ feet of the south end of lot No. 2, 16x39 feet north of 67½ feet of the south end of lot No. 3, in square No. 67, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 44 S. Illinois street, in ward No. 12. I also give notice for restaurant and pool privileges in same room.

CHARLES ROSUCK.

Application No. 134:

Indianapolis, Ind., August 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles Knauer, being — years of age, residing at 640½ Blake street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 640½ Blake street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 644 Blake street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 15x28 feet, one entrance to the west, one to the east, room fronting east on Blake street, on the first floor of a two-story brick building, situated on lot No. 1, square 1, of Harris' subdivision of outlot 157, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as 644 Blake street, ward No. 5. I also give notice to said board that I will apply for pool table privileges in same room.

CHARLES KNAUER.

Application No. 135:

Indianapolis, Ind., August 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Herr, being 51 years of age, residing at St. Denis Hotel, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by Genera! Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at St. Denis Hotel, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 142 W. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as fol'ows: Room 16x150 feet, with one door north to yard, fronting south on Washington street, on the first floor of a three-story brick building, situated on part of 58½ feet east of 76½ feet, the west ends of lots 7, 8 and 9, in square 54, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 142 W. Washington street, in ward No. 6. I also give notice to said board that I will apply for pool table privileges in same room.

JOHN HERR.

Application No. 136:

Indianapolis, Ind., August 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. Kollinger, being 36 years of age, residing at 907 High street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel!, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at

907 High street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of Helper & Labor, saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 604 S. Illinois street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 14x35 feet, with one door south, one door west, room fronting east on Illinois street, on the ground floor of a two-story brick building, situated on lot No. 2, in Binkley's subdivision of outlot 124, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 604 S. Illinois street, in ward No. 12. I also give notice to said board for pool table privileges.

WM. KOLLINGER.

Application No. 137:

Indianapolis, Ind., August 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, B. A. Green, being 39 years of age, residing at 1620 Shelby street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1620 Shelby street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 35 E. Georgia street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 16x38 feet, and one door south to stockroom, said room fronting north on Georgia street, on the first floor of a one-story brick building, situated on lot No. 12, in C. C. and county commissioners' subdivision of squares 86 and 87, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 25 E. Georgia street, in ward No. 12.

B. A. GREEN.

Application No. 138:

Indianapolis, Ind., August 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, O. H. Smith, being 54 years of age, residing at Smith Hotel, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Smith Hotel, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of hotel and restaurant and saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 354 E. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 19x40 feet, with one door west and one north of bar, room fronting south on Washington street, on the first floor of a three (3) story brick building, and situated on 36 feet on Washington street, west side of lot No. 12, square No. 59, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 354 E. Washington street, in ward No. 7.

O. H. SMITH.

Application No. 139:

Indianapolis, Ind., August 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Chas. Czinczoll, being 43 years of age, residing at 1002 S. West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1002 S. West street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1002 S. West street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x35 feet, said room has three entrances, one north, one west, one to the east, fronting east on West street, on the ground floor of a two-story brick building, and situated on lots 22 and 23. in Simon Yandes' subdivision of the east part of outlot 129, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1002 South West street, in ward

CHARLES CZINCZOLL.

Application No. 140:

Indianapolis, Ind., August 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry Seibert, being 43 years of age, residing at 2035 E. 10th street. City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two vears immediately preceding the date of this application has been at 2035 E. 10th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of solicitor. The premises wherein and whereon I desire to carry on such business are located at No. 836 W. Washington street, in the city of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x50 feet, with two extra doors, one north, one east; room fronts south on Washington street, on the first floor of a two (2) story brick building, and situated on 30½ feet east side of lot No. 27, in Blake & Ray's subdivision of outlots Nos. 146 and 148, in the city of Indianapolis. Center township, Marion county, Indiana, and known as No. 836 W. Washington street, in ward No. 5. I also give notice to said board for pool table privileges.

HENRY SEIBERT.

Application No. 141:

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Indianapolis, Ind., August 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

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I, Jerry Sullivan, being 27 years of age, residing at 1122 Church street. City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at

1122 Church street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of bar tender. premises wherein and whereon I desire to carry on such business are located at No. 402 W. Maryland street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 15x20 feet, room has four entrances, one west, one north, one east, one south, room fronting south on Maryland street, on the first floor of a two-story frame building, situated on part of lot No. 12, in square No. 70, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 402 W. Maryland street. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

JERRY SULLIVAN.

Application No. 142:

Indianapolis, Ind., August 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John J. Maroney, being 25 years of age, residing at 274 Bicking street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 274 Bicking street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of salesman. The premises wherein and whereon I desire to carry on such business are located at No. 535 S. East street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 20x35 feet, one door work one coult county in which was to be said the same period by the same said premises being more particularly described as follows: west, one south, one east, room, fronting west on East street, at the northeast corner of East street and Merrill street, on the first floor of a one-story brick building, and situated on the south part of lot No. 28, in Downey's first subdivision of outlot No. 102, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 535 S. East street, in ward No. 11. I also give notice for pool table.

JOHN J. MARONEY.

Application No. 143:

Indianapolis, Ind., August 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank M. Forey, being 24 years of age, residing at 701 E. Market street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 701 E. Market street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon proprietor. The premises wherein and whereon I desire to carry on such business are located at No. 701 E. Market street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x30 feet, one door north, one door west, one door south, room fronting north on Market street, on the first floor of a two-story brick building, at the southeast corner of Market and Noble streets, and situated on lot No. 4, in Haughey's subdivision of outlot No. 66, in the City of Indianapolis, Indiana, and known as the southeast corner of Noble and Market streets, ward No. 7. I also give notice for pool table.

Frank M. Forey.

Application No. 144:

Indianapolis, Ind., August 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Christian Ries, being 40 years of age, residing at 39 S. Delaware street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 39 S. Delaware street in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of The premises wherein and whereon I desire to saloon keeper. carry on such business are located at No. 39 S. Delaware street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x48 feet with two doors north to hall and one room east of barroom, used for stockroom fronting west on Delaware street, on the first floor of a four-story brick building, known as the Germania hall, and situated on lots 3 and 4 and 1 11-12 feet off of the south side of lot 5, in Ray's subdivision of square 63, and known as No. 39 South Delaware street, in the City of Indianapolis, Center township, Marion county, Indiana, in ward No. 11. CHRISTIAN RIES.

Application No. 145:

Indianapolis, Ind., August 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis Beck, being 29 years of age, residing at 513 Terrace avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 513 Terrace avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 372 S. Meridian street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: In a room 17x40 feet, and said room has one door east, one door south, one door west, and one door north, room and building fronts east on Meridian street, first floor of a two-story brick building and situated on lot No. 6 in Blake's subdivision of square 69 in Indianapolis, Marion County, Indiana, and known as No. 372 S. Meridian street. I also give notice for pool tab'e.

Louis Beck.

Application No. 146:

Indianapolis, Ind., August 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fred Warner, being 47 years of age, residing at 2401½ N. Ills. street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General

Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2401½ N. Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 128 W. Market street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as fllows: Front room, 17x60 feet, room has two entrances, one south, one west; room and building fronts south on Market street, on the first floor of a two (2) story brick building, and situated on part of 42 feet 6 inches west side lot No. 7, in square 47, in the City of Indianapolis, Indiana, and known as No. 128 W. Market street in ward No. 6. I also give notice to said board for pool and restaurant privileges in same room.

FRED WARNER.

Application No. 147:

Indianapolis, Ind., August 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fred Laue, being 30 years of age, residing at 905 Daly street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 905 Daly street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of beer driver, The premises wherein and whereon I desire to carry on such business are located at No. 620 Beecher street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as fo'lows: Room, 18x37 feet, fronting south on Beecher street, on the first floor of a two (2) story frame building and situated on lot No. eight (8), in Lemcke's subdivision, block one (1), Beatty's addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 620 Beecher street, ward 13. I also give notice for pool table privileges in same room.

FRED LAUE.

Application No. 148:

Indianapolis, Ind., August 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, E. Beiser, being 36 years of age, residing at 210 E. Wabash street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 127 N. Delaware street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 127 N. Delaware street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 15x36 feet, said room has one extra door east to lunchroom, fronting west on Delaware street, on the first floor of a four-story brick building, and situated on part of lot 10, in square 43, in Smith heirs' subdivision, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 127 N. De'aware street, in ward No. 7. I also give notice for pool table and restaurant privileges in said described property.

EDWARD BEISER.

Which were read and referred to the Committee on License.

REPORTS FROM STANDING COMMITTEES.

From the Committee on License:

Indianapolis, Ind., August 29, 1907.

To the President and Members of the Common Council:

Gentlemen—We, your Committee on License, to whom was referred Resolution No. 10, 1907, beg leave to report that we have had said resolution under consideration and would recommend that the same be adopted.

Respectfully submitted,

W. O. BANGS.
W. A. RHODES.
OTTO HOFMANN.
JOHN L. DONAVON.
E. J. STICKELMAN,
FAY WRIGHT.
HARRY E. ROYSE.

Mr. Bangs moved that the Resolution be adopted.

Mr. Uhl called for the Ayes and Noes.

The roll was called and Resolution No. 10, 1907, was adopted by the following vote:

Ayes, 13, viz.: Messrs. Brown, Cottey, Davis, Neukom, Rhodes, Bangs, Stickelman, Portteus, Royse, Donavon, Hofmann, Wright and President Frederick W. Eppert.

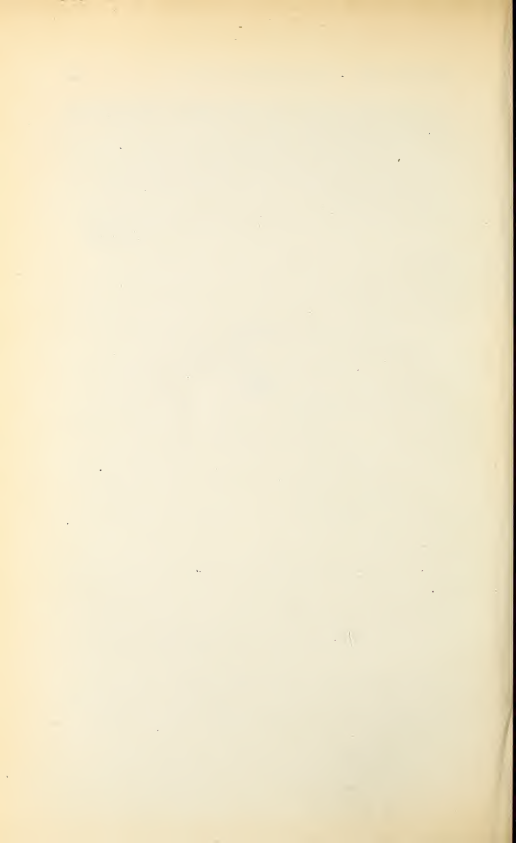
Noes, 6, viz.: Messrs. Hamlet, Smither, Uhl, Sullivan, Hilkene and Henry.

On the motion of Mr. Royse the Common Council at 8:20 o'clock p. m. adjourned.

President.

ATTEST:

City Clerk.



REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND.

MONDAY, September 2, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, September 2, 1907, at 7:30 o'clock, in regular session, with Councilman Charles G. Davis, as President pro tem., in the chair.

The Clerk called the roll.

Present, 4, viz.: Messrs. Davis, Bangs, Uhl and Wright.

Absent, 17, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smithers, Rhodes, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Henry and President Eppert.

The chair declared no quorum present, and the Common Council, on the motion of Mr. Wright, at 7:40 p. m. adjourned.

Proceeding Pro Tom

ATTEST:

City Clerk.

TRADES LATE BOUNCIL 24

ames. M. Mully



REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind. Monday, September 16, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, September 16, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 19 members, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus; Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, 1, viz.: Mr. Hartmann.

Mr. Wood moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS,
INDIANAPOLIS, IND., August 22, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval the following ordinances:

General Ordinance No. 71, 1907, being "An ordinance regulating the location, erection, operation and maintenance of hospitals, sanitariums, buildings or structures for the treatment of contagious or infectious diseases within the City of Indianapolis, fixing a penalty for the violation thereof, and providing for the publication of said ordinance, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 13, 1907, being "An ordinance providing for the appropriation of certain sums to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 10, 1907, being "An ordinance appropriating the sum of six hundred dollars to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

General Ordinance No. 70, 1907, being "An ordinance prohibiting the use of improved streets within the city to all vehicles or machines using drive or other wheels coming in contact with the street surface, on the face of which are ridges, cleats, or other devices likely to injure the street surface, without first covering the same with smooth tires; also making it unlawful to injure the surface of improved streets; providing a penalty for the violation thereof, and fixing a time when the same shall take effect.

General Ordinance No. 69, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve California Street, from north-east curb line of Indiana Avenue to south property line of Tenth Street, with

cement walks, brick gutters, curb and sod."

Resolution No. 9, 1907 I have the honor to remain,

Very truly yours,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, Indianapolis, Ind., September 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN-I return herewith with my approval Resolution No. 10, 1907, adopted at the meeting of your honorable body on August 29, 1907. 1907.

I have the honor to remain,
Yours very truly,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS. Indianapolis, Ind., September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:—I have the honor to transmit herewith a communica-tion addressed to me by George T. Breunig, City Controller, making certain recommendations as to the estimates for appropriations for the several departments of city government for the year 1908, and in connection therewith would present to your honorable body my views in relation to this most important subject of taxation.

The problem of municipal housekeeping does not differ in any material way from the problem which must be solved by the individual housekeeper. Even though revenues may be increased as the result of increased family possessions and investments, the demands upon such revenues incident to the growth of the famiy, seem to travel at a still faster pace, and each recurring year presents the same difficulties which it was hoped the increased revenues would not make necessary of solution. During the past year, as shown by the report of the Township Assessor, the taxable wealth of the City of Indianapolis, as fixed by the appraisement of March, 1907, has increased in the aggregate \$17,000,000. This increase has been largely due to the re-appraisement of real estate, although there has been a healthy growth in the appraised value of improvements and the increased amount of personal property returned for taxation. A considerable portion of this increase in all the items of lots and lands, improvements, personal property and polls has been due to the large scope of territory which has been annexed to the City of Indianapolis since the making of the appraisement in March, 1906. All this territory annexed, while it brings upon the tax duplicate increased values, also creates a demand upon revenues which cannot be overlooked, and which in a measure must be met. New annexations mean increased cost of water; increased cost of lights; increased cost of fire and police protection; increased cost of street and road repairs, besides many other small items of expense which cannot be here enumerated.

It had been my earnest wish that, with the increased valuation shown by the present duplicate and the consequent greater revenue to be derived from each cent laid as taxes, the present year might show a material reduction in the aggregate figure of the tax levy. Whatever hope of this kind had been entertained was at once dissipated upon the receipt by the City Controller and myself of the estimates of the various departments of the money necessary to take care of the growing needs of the several branches of city government. In the preparation of these estimates, the various departments were given to understand that their demands were to be confined to those things absolutely essential. Upon the receipt of these estimates the City Controller and myself proceeded to revise the same, and to make such reductions as in our opinion could be made without seriously hampering the work of such departments.

The appropriations for the year 1907 made for the Departments of Finance, Law, Public Works, Public Safety, Public Health and Charities, aggregated \$1,552,738.24. The requests made upon us this year by these five departments as originally submitted, amounted to \$1,865,453.59, which requests, if complied with, would have resulted in an increased expenditure during the present year of \$312,715.35. Conceding that the requests as made could not in a single instance be characterized as unreasonable, it was readily recognized by the Controller and myself that it would be an impossibility for the city to attempt to meet these demands. After careful consideration we have decided to submit the budget which I make a part of this document, showing a reduction in the estimates for the five departments enumerated of \$97,670.00, but even with this reduction, having eliminated every dollar which we feel can be cut off without seriously impairing the efficiency of any department, the estimates submitted still show an increase for the year 1908 as compared with appropriations for the year 1907, of \$215,045.35.

Not only were we forced to the conclusion that the increases asked for were absolutely necessary, but we also found ourselves confronted with the additional complication of decreased revenues from miscellaneous sources. The Act of the General Assembly of 1907 alienated \$30,000 from the general fund, while we were also compelled to recognize the further fact that this item of miscellaneous receipts would be

further decreased during the ensuing fiscal year by the reduction in the number of licenses granted for the sale of intoxicating liquors. This reduction in license fees, which we estimate to be at least \$50,000, added to the street car money, reduced our estimate of miscellaneous receipts in the sum of \$80,000. This reduction in receipts dissipated more than fifty per cent. of the additional revenue arising from the increased tax appraisement.

I consider it especially important in view of this increase, in order that the tax payers of the city may understand just why this additional money is required, that I should in a brief way set forth for your information and for the people's benefit, the particular items which go to make up this additional tax burden, which must, in the interests of good government, be assumed by the tax payers, and in doing so, shall set forth the increases by departments.

FINANCE DEPARTMENT.

The requests made for this department for the year 1908, amount to \$165,177.99 as compared with \$158,289.49 for the year 1907, thus showing an increase for the current year of \$6,888.50. This increase is caused first by the item of salaries, which item is controlled and governed by the ordinances of the city passed by your honorable body during the current year, by which action the pay of certain employes was increased, and which sums being fixed by law cannot in a levy of this kind be reduced. The principal item of increase in this department is the allowance of \$5,000.00 made for the payment of an equal amount of bonds known as West Indianapolis bonds, which will fall due immediately after the first of the year, before the time when the money due the Sinking Fund, which, under ordinary circumstances, would be used to pay the same, shall become available. This item is necessary to protect the credit of the city, and while it shows an increase in expenditures of \$5,000, in effect does not consume such sum of money because the payment of the bonds from the proceeds of this levy will leave in the Sinking Fund an equal amount of money, or should the Sinking Fund become available, the sum hereby appropriated would be left in the city treasury. In the estimates of this department we have added two new items. The appropriation of \$500 on account of official surety bonds, the ordinances of the city requiring that all officials under bond shall give company bonds to be paid for out of the city treasury, and the appropriation for Memorial Day of \$200, an appropriation which has always been made heretofore by special ordinance. These items of increase, together with the other money asked for in the various items enumerated, are off-set by the reductions made in the item of interest upon city bonds, which item shows a decrease for the next fiscal year of \$2,481.50.

LAW DEPARTMENT.

The estimates for this department show appropriations for the year 1908 of \$18,550 as compared with \$17,200 for the year 1907. The only increase has been made in the item of judgments, compromises and costs, all other items showing a reduction. The increase in this one item is made for the purpose of covering certain claims against the city which may go to judgment, such claims arising on account of damages done by the flood of 1904, and which claims were not settled out of moneys borrowed at that time to pay such damages.

BOARD OF PUBLIC WORKS.

The figures submitted for this department show aggregate appropriations for the year 1908 of \$852,550 as compared with \$714,250 for

the current year, being an increase of \$138,300. An examination of the figures submitted as compared with items which made up the appropriations for this department in 1907, will readily show each item of increase, but I desire to especially call your attention to the principal items which have been increased in the appropriations asked for this department.

In the item of bridges we have asked for the coming year \$35,000 as compared with \$15,000 for the year 1907. I do not consider it appropriate in a communication of this kind to again refer at length to the unfair division of cost of bridges which is being made in Marion County because of the position of the County Commissioners in refusing to follow the plain letter of the law, which says that all bridges, the cost of which exceeds \$500, no matter where located in the county, either within incorporated cities and towns or on country highways, shall be paid for by the county, but I cannot refrain from again making a protest against this discrimination. Because of this discrimination we have been compelled to increase this item. It is absolutely necessary during the coming year that many of the bridges across Pogues Run, Pleasant Run and the Canal shall be rebuilt. The bridge across Pogues Run at Rural street is at this time in a dangerous condition, and should be replaced with a permanent concrete structure. The bridge across Pogues Run, on East Tenth street, must be replaced or strengthened at once, while an immediate necessity exists for the construction of at least two bridges across Pleasant Run on the south side. In addition to this, several of the bridges across the Canal are in a dangerous condition. A new bridge should be built across the Canal at Thirtieth street at once. Within the next twelve months this street will be permanently improved from Fall Creek to White River, and it would be manifestly unfair for the city to lay the burden of this improvement upon the abutting property owners for the general good of all tax payers without showing a willingness to provide a bridge suitable to carry the traffic which the proposed improvement will bring to the street. The question of the payment of the cost of these Canal bridges is now being contested with the Water Company in the Courts. Under the provisions of the Cities and Towns Act of 1905, the contention of the city is that this cost should be borne by the Water Company. At this time a suit against the Water Company to recover the cost of a new bridge at Twentyninth street is pending in the Superior Court. While I am hopeful that this action will be decided in favor of the contention of the city. we dare not assume, in making these appropriations, that the city will gain the benefit of such determination of the question during the year 1908. I submit this item of increase to you in the earnest belief that you will approve the same.

You will find an increase in the item of City Civil Engineer's salaries of \$25,000, but as a matter of fact, such apparent increase but provides for the same amount of money for such item as will have been expended on the same account during the year 1907. The appropriation for this item in 1907 was fixed at \$40,000. Within the past month, however, an additional appropriation of \$25,000 has been made by your honorable body to cover the deficit in this item. A large proportion of this money will be recovered to the city treasury within the next year, but as such moneys when repaid to the treasury must, under the law, go into the general fund, it will be necessary now to provide the funds to pay these salaries, even though in the final analysis the cost to the people will not be greater than the amount appropriated in 1907.

In the item of electric, gas and vapor lights you will find an increase of \$10,000. The people who pay taxes are entitled to light. A well

illuminated city is always a well policed city, because light, as a crime preventative, is almost equal to a vigilant police force. We are anxious to increase the number of these lights, and believe you will approve our action in asking for this additional sum.

You will find an increase of \$25,000 in the item of repairs to permanently improved streets. For the year 1907 the sum of \$50,000 was appropriated for this account, but this sum has proved to be inadequate, and there is now pending before your honorable body an ordinance appropriating the further sum of \$25,000 to this account, the sum to be expended during the present year in making repairs to those streets which have not as yet received attention, and in going over certain other streets in the down town district for the second and third time this year. During the year 1906 there was spent for this account \$65,000. I do not consider the increase in this item as unreasonable because of the belief that good streets and clean streets will be appreciated by the people, and the cost of the same will not be criticised.

In the item of water you will find an increase of \$7,000. This increase is necessary to bear the expense of the additional fire hydrants which will be installed during the coming year. Under the contract existing between the city and the Indianapolis Water Company, the company is compelled to lay, upon orders of the Board of Public Works, at least 40,000 feet of mains per annum, while the city is compelled to locate one fire hydrant on each five hundred feet of such extension, at an expense of \$45.00 per year. While the contract of the Water Company only compels it to lay the specified amount of pipe, the company has, as a matter of fact, laid nearly twice as much, all being done upon the order of the Board in compliance with the petitions of people residing along the line of such extensions.

An increase will also be found in the item of track elevation. The appropriation for this purpose in 1907 was \$55,000, while the appropriation asked for, for the current year, is \$70,000. This increase we consider to be warranted because of the large amount of track elevation work which will be under way during the year 1908. Not only will the city be called upon to pay the balance due on account of the elevation from White River to Senate avenue, but we also have under way at this time the elevation of tracks on West Washington street at the crossing of the Big Four railroad, and have also perfected plans for the elevation of the tracks of the Belt Railroad at East Washington street. In addition to this, the City Engineer has now completed his plans for the conversion of Pogues Run into a sanitary sewer, and for the lowering of the level of this water course approximately ten feet. This work, I take it, is as much a part of track elevation as was the construction of a new bridge for the Vandalia Railroad over White River, and for which bridge the people of Indianapolis paid approximately twenty-five per cent. Pogues Run must be removed before the tracks of the Union Railway Company can be elevated in the Union Station, unless the railroad companies are prepared to elevate these tracks to a greater height than is provided for by the work already done west of Senate avenue. The elevation of the tracks at Senate avenue, Capitol avenue, Illinois street, Meridian street and Pennsylvania street, giving all the people of the south side safe access to the business center of the city, would be of inestimable benefit to all the people. I therefore sincerely trust that the increase provided for in this item may not be interfered with.

You will notice, therefore, that of the \$138,300 additional asked by this department, the six items enumerated cover \$102,000 of such increase. The other items making up the balance of the increase have

been gone over most carefully by the City Controller and myself, and reductions have been made by us to the point where we do not feel inclined to go further, not wishing to impair the efficiency of this department.

BOARD OF PUBLIC SAFETY.

The appropriations asked for this department for the year 1908 aggregate \$612,530.60 as compared with \$565,987.25 for the current year. The principal items of increase in these appropriations are embodied in the pay rolls of the police and fire departments, the increase in the police department for this item being \$18,115.50, and in the fire department, \$8,951.35, or a total of \$27,066.85. Our reason for recommending these increases is because of the growth of both departments. In the fire department provision is made for one new engine house, and for the additional equipment for same, together with the replacement of other equipment which has become worn out. An increase has also been made in the item of repairs to buildings for the fire department. This is absolutely necessary because of the condition in which several of the engine houses are now found. The increase made in the appropriation for pay roll of the Police department is rendered necessary because of the additional men who will be added to the department upon the completion of the proposed substations, which will be put into commission sometime during the coming year. New substations will require more men, but such additional men will not be added to the department even though the work of the department is at this time hampered because of the insufficiency of the force, until such time as such substations are completed. The number of bicycle police should be increased. This branch of the police service has proven most efficient, and in the belief that additions to the bicycle corps will give better results, it is the intention of the administration in asking for this additional appropriation, to not only man the substations as we will be compelled to do, but to also add materially to the number of men on the bicycle force.

You will observe that in making these estimates for salaries of these two departments, no provision is made for any increases in the pay of any man connected with either department. In justice to the people, salaries should not be increased at this time. Within the past three years the pay of the men in the police and fire departments has been increased. The city treasury is not at this time in such condition as to warrant any further increases. We should have substations, we must have additional money for the city hospital. We are compelled to have money to meet current expenses, and therefore we dare not seriously consider the increase of any salaries.

In addition to these needs, a greater need exists. The City of Indianapolis needs a home. We must either lease the wing of the Court House at an equitable rental or we must build a home. I submit to you whether or not it is good policy at a time when we are homeless and are at our wits ends to devise a plan to secure adequate office accommodations, for us to rush blindly into salary increases.

This matter of salary increases even though in some instances men are working for less money than I would be glad to pay if they were working for me in my private capacity, must find an end somewhere. In my opinion, now is the time to call a halt, and I sincerely trust that this word of kindly advice against promiscuous increases, will not fall upon deaf ears. Do not let us in our desire either to properly compensate public servants or to reward men towards whom we feel friendly, permit ourselves to overlook the interests of the thousands of our

fellow citizens who must bear these burdens. I appeal to every member of the Council to stop and consider before voting in the affirmative on any ordinance which by the increase of salaries will still further increase the burdens of taxation. Were the city treasury in condition to pay additional money, no one would be more ready than myself to fix the compensation of every city official or employee at a higher rate, but this we dare not even contemplate. Let us be first mindful of the interests of those whom we represent, who constitute the burden bearers. Let us pause right now on all questions of increases until we have determined after careful consideration whether any such increases can be made or not. If, at any time in the future, it should be found that a re-adjustment in the salaries of the police and fire department could be made without increasing the tax levy, no one will be more willing than myself to agree to such readjustment. But this is not the time.

The other items of increase have been agreed to in the belief that none of them are unreasonable when the growth of the city is taken into consideration.

BOARD OF PUBLIC HEALTH.

The appropriations recommended for this department show no material increase except in the figures submitted for the city hospital. This institution, and I say it with shame, is a discredit to the people of the city of Indianapolis. While the condition cannot be chargeable to any one man, the situation is such as to demand the co-operation of every official to bring about a change. Everything in the way of furnishing and equipment seems to be needed. The appropriations asked for have been agreed upon after repeated conferences between the members of the Board of Public Health, the Superintendent of the City Hospital, the Controller and myself, and we are unanimous in the opinion that the good name and credit of Indianapolis demands that there shall be a reversal of policy in this institution. We must now assume the burden we have for years been shirking, and provide that the institution shall for once be properly equipped and properly officered and manned in order that not only its present condition may be changed, but that it may in the future be kept at that high standard which should characterize an institution of this kind. The principal items of increase are those of provisions and salaries. It might be said that more should be given to provisions and less to salaries, but without competent people to handle those supplies which we purchase, there will be more wasted than will be used. The physical condition of the property has been deplorable. It has not been kept clean, and it has not been kept clean because we have foolishly in the past refused to supply a sufficient number of janitors. We have asked the Superintendent to do a man's work with a boy's set of tools. These new appropriations contemplate the adding to the force of new janitors, of a permanent carpenter and house painter, and of additional help in the kitchen of the institution. At a time when the average housewife finds herself incapable of securing a cook for at least six dollars a week, the City of Indianapolis has been endeavoring to run this institution with a cook receiving \$20.00 a month. This scale of wage runs through the entire institution and as a result the Superintendent of the institution, instead of being able to enforce his orders and maintain discipline, because employes might feel that a position of some value was in jeopardy, has been compelled to confess that he is under obligation to his own help because they elect to remain with him. All of these proposed salary increases have been carefully considered by the members of the Board of Public Health. They assure me that they are necessary, and I defer to their judgment.

DEPARTMENT OF PUBLIC PARKS.

In making estimates for the various departments of city government, we have not taken into consideration the needs of this department, nor have we included it in the items of expenditures embodied in the budget submitted. I call your especial attention to that part of the communication of the City Controller in which he sets forth the Act of the last General Assembly relative to the Park Department. Under this act the department of Parks becomes a separate and distinctive branch of government. Differing from all other departments of the city, the Board of Park Commissioners, under the law, is given "complete and exclusive authority to expend for and on behalf of such city all moneys collected by the city treasury for park purposes, together with all sums received from privileges, gifts, donations or payments whatsoever." The only control over this department which the Legislature evidently intended that the Mayor and Common Council should exercise, was that part of the law in which the matter of the fixing of the amount of the levy to be used by such department is placed in the hands of the Common Council. This levy under the law, must be not less than four cents or more than eight cents, which under the law, shall be in addition to other taxes of the city. I call your attention also to the fact that under the terms of this law, the annual payment of \$30,000 which is made to the city by the Indianapolis Traction and Terminal Company becomes a portion of the revenue of the Park Board and ceases to be a part of the general fund. Board of Park Commissioners in their estimates ask for \$207,060, itemizing various accounts for which they wished to expend this money. Doubtless every item embodied in such estimates provided for a necessary expenditure, conceding that money sufficient could be found for every need. This is impossible, however. Eight cents plus the \$30,000 and all miscellaneous revenues would not produce this sum. I do not feel as though it would be just to place this maximum burden upon the tax payers. I, therefore, join in the recommendation of the Controller that the levy for this department be fixed at five cents, which, together with the miscellaneous revenues will produce a fund approximating \$125,000.

RECOMMENDATION.

A careful consideration of all the facts connected with these estimates; with a full appreciation of the responsibility which I must assume; with the knowledge that the people have entrusted me with a responsibility which I cannot escape. I approve the recommendation of the City Controller as to the tax levy for the fiscal year commencing January 1, 1908, and therefore recommend that the tax levy for general purposes shall be eighty-two cents on each \$100, which shall include the four cent levy for track elevation; that fifty cents shall be taxed against each poll for general purposes; that there shall be levied for Sinking Fund purposes an additional five cents; that there shall be levied one half of one cent for firemen's pension fund, and one half of one cent for police pension fund, making a total of eighty-eight cents, the same as for 1907, the special tax levy of five cents for Park purposes being in addition thereto.

I have the honor to remain,

Yours very truly,

C. A. BOOKWALTER,

Mayor.

Mr. Royse moved that the communication from the Controller to the Mayor be printed, and the reading dispensed with. Carried.

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER,

Indianapolis, Indiana, September 16, 1907

Hon. Charles A. Bookwalter, Mayor:

SIR:—I submit herewith estimates for appropriations for the several departments, exclusive of the Department of Public Parks, for the year 1908, as revised.

The appraisement of property within the limits of the city subject to taxation as certified to me by the assessor is as follows:

Appraisement of lots and lands	\$80,136,305
Appraisement of improvements	53,756,600
Appraisement of personal property	44,966,775
Total gross appraisement	
Less mortgage exemptions	4,522,180
Total net appraisement	\$174,337,500
Number of polls, 45.653.	

The aggregate of estimates submitted by the Departments of Finance, Law, Public Works, Public Safety and Public Health and Charities is \$1,865,453.59, and as revised and herewith submitted is \$1,767,783.59. The total appropriations for these same departments for the year 1907, as adopted by the Common Council in September, 1906, is \$1,552,738.24, showing an increase for the year 1908 of \$215,045.35.

The estimated receipts from miscellaneous sources as submitted to you one year ago was \$400,000.00, which included the sum of \$30,000.00 paid annually by the Indianapolis Traction and Terminal Company, for park purposes, in accordance with the terms of said company's franchise contract. Under the provisions of an act of the General Assembly of the State of Indiana passed during its recent session, and according to the opinion of the Corporation Counsel, this annual payment of \$30,000.00 belongs to and must be credited direct to the park fund.

I am also of the opinion that there will be a decrease during the coming year of about two hundred retail city liquor licenses, which will reduce such revenues in the sum of \$50,000.00. (Allowing for a natural increase of receipts from the several sources I estimate the total miscellaneous receipts for the year 1908 will be \$340,000.00; this leaves the sum of \$1,427,783.59 to be raised by taxation, which will require a levy of 82 cents on each \$100.00 of taxable property, such levy including the authorized 4 cents tax levy for track elevation.

You will notice that in submitting my estimates of appropriations I have not included the Department of Public Parks. In accordance with an act of the General Assembly of our State, entitled "An act establishing a 'Department of Public Parks' in cities of the first class, etc., approved March 12, 1907," the Common Council is required

annually to levy a tax of not less than 4 cents or more than 8 cents on each \$100.00 of taxable property for park purposes, which tax levy shall be in ADDITION to other taxes of the city. The city treasurer is required to collect such taxes and to make monthly reports to the Board of Park Commissioners of amounts so collected and at same time credit the park fund with such collections. Such act further provides that the Board of Park Commissioners shall have full, complete and exclusive authority to expend for and on behalf of such city all moneys collected by the city treasurer for park purposes, together with all sums received from privileges, gifts, donations or payments whatsoever. The act referred to provides for and creates a separate, distinct and special tax levy and fund, over which we have no control.

The Department of Public Parks in their communication to me submits estimates aggregating \$207,060.00, and requests the maximum tax levy of 8 cents. I recommend that the special levy for park purposes be fixed at 5 cents on each \$100.00 of taxable property, which levy, together with sundry receipts, will approximately produce a fund of \$125,000.00, as against a total of appropriations and sundry receipts

approximating \$95,700.00 for the year 1907.

I recommend a tax levy for general purposes of 82 cents, which is inclusive of the 4 cent levy for track elevation; 50 cents on each poll for general purposes; 5 cents for city sinking fund; one-half of 1 cent for firemen's pension fund, and one-half of one cent for police pension fund, making a total of 88 cents, the same as for 1907, the special tax levy of 5 cents for park purposes heretofore herein recommended being in addition to above.

I respectfully recommend your approval of the appropriations as Very truly,

herein fully set out.

GEO. T. BREUNIG, City Controller.

\$165,177.99

CITY CONTROLLER'S REVISED APPROPRIATIONS FOR 1908. FINANCE DEPARTMENT.

Aggagging site appropriate for towaring	00 500 00
Assessing city property for taxation	\$2,500.00
Blank books, printing and sundries	2,500.00
Memorial Day	200.00
Miscellaneous expenses of city officers	5,500.00
Official surety bonds	500.00
Special Police Judge	300.00
Interest and exchange, city bonds	105,315.00
Interest and exchange, Brightwood bonds	600.00
Interest and exchange, Haughville bonds	640.00
Interest and exchange, Irvington bonds	392.99
Interest and exchange, West Indianapolis bonds	2,370.00
Principal West Indianapolis bonds	5,000.00
Taxes and taxes refunded	500.00
Salaries.	
The Mayor, his secretary and stenographer \$6,200.00	
City Clork and deputies	
City Clerk and deputies 5,220.00	
Police Judge 2,500.00	
Twenty-one members of the Common Council 4,200.00	
Sergeant-at-Arms to the Common Council 300.00	
City Treasurer 8,500.00	
County Auditor	
County Auditor	
City Controller and office force 10,940.00	
	38,860.00
_	

LAW DEPARTMENT.

Change of venue cases. Judgments, compromises and costs. Law library Office rent and expenses. Salary of Corporation Counsel, City Attorney, Assistant City Attorney and stenographer. Transcripts, printing of briefs, etc.	\$500.00 7,500.00 300.00 850.00 8,750.00 650.00
Total	\$18,550.00
DEPARTMENT OF PUBLIC WORKS.	
Assessments, erroneous	\$500.00
Assessments, payment of	2,000.00
Assessment Bureau salaries	9,420.00
Assessment Bureau maps and plats	500.00
Bath houses, improvements and maintenance	2,000.00
Blank books, printing, stationery and advertisements	5,500.00
Bridges	35,000.00
Bridge gang pay-rolls	8,300.00
Brightwood water works	5,000.00
Cisterns	3,000.00
City Civil Engineer accounts	4,000.00
City Civil Engineer and force, salaries	65,000.00
City Civil Engineer, track elevation salary	1,200.00
City Hall rents and accounts	6,500.00
City Hall janitors	3,240.00
Electric, gas and vapor lights	$152,\!500.00$
Fire station, building and grounds	15,000.00
Fountains and wells	1,000.00
Furniture and fixtures	1,000.00
Garbage, collection and disposal of	58,000.00
Incidentals	500.00
Indianapolis Traction and Terminal fund	1,000.00
Payment of appraisers	300.00
Public buildings and repairs	5,000.00
Salaries Board of Public Works and office force	10,440.00
Sewer gang pay-roll	23,000.00
Sewers, repairs and cleaning	5,000.00 $1.000.00$
Street openings and vacations	1,500.00
Street repair accounts	3,000.00
Street maintenance and repairs	20,000.00
Street repairs, permanently improved	75,000.00
Street cleaning and sweeping	90,000.00
Street sprinkling, unimproved	45,000.00
Telephones	650.00
Tomlinson Hall accounts	1,800.00
Tomlinson Hall janitors	2,800.00
Track elevation fund	70,000.00
Track elevation clerk	900.00
Water	117,000.00

Total \$852,550.00

DEPARTMENT OF PUBLIC SAFETY.

Office.

Salaries of Board of Safety and office	\$8,540.00
Incidentals	750.00
Printing and stationery	200.00
Total	\$9,490.00
$Building\ Inspection.$	
	87 000 00
Salaries of Inspector and assistants	\$7,800.00 450.00
Printing, stationery and sundries	500.00
Total	\$8,750.00
Scales, Weights and Measures.	
Salary of Inspector and assistants	\$3,000.00
Incidentals	650.00
Total	\$3,650.00
East Market.	. ,
	4
Cleaning buildings	\$1,020.00
Current expenses	200.00 $6,500.00$
Gas and electric lighting	50.00
Repairs to buildings	1.000.00
Salaries of Market Master and force	6,400.00
Total	\$15,170.00
FIRE FORCE.	
Fire Force pay-rolls	\$240,133.10
Fire alarm telegraph	4,500.00
Fuel and heat	3,750.00
Furniture and fixtures	2,000.00
Gas and electric lights	2,400.00
Harness and repairs	700.00
Horse feed	10,000.00
Horse shoeing	2,700.00
Horses, purchase of	3,500.00
Hose	4,000.00
Miscellaneous	2,000.00
New apparatus	6,000.00
Printing and stationery	200.00
Repairs to apparatus	3,500.00
Repairs to buildings	7,500.00
Repairs to cisterns Soda and acids	250.00 350.00
Telephone service	1,500.00
Total	\$294,983.10
	Ψωσ1,σσσ.10

POLICE FORCE AND STATION HOUSE.

Police pay-rolls	\$239,442.50
Station house salaries	10,895.00
Automobile patrol wagon	1,500.00
Automobiles, maintenance and repairs	2,500.00
Building repairs	1,000.00
Bicycles and repairs	1,500.00
Cow pounds	100.00
Electrical system	3,000.00
Emergency police	500.00
Fuel	2,000.00
Gas and electric lights	3,000.00
Horses, purchase of	1,000.00
Horse feed	1,250.00
Horse-shoeing	800.00 $2,500.00$
Incidentals Mounted Police, horses and equipment	1,000.00
Mounted police, horse feed, etc	500.00
Printing, stationery and supplies	1.250.00
Prisoners' meals	2,500.00
Pursuing and returning criminals.	500.00
Secret service	750.00
Telephone service	2,000.00
Wagons, harness and repairs	1.000.00
-	
Total	\$280,487.50
DEPARTMENT OF PUBLIC HEALTH AND CHARITIES.	
DEFINITION OF TODER TEADER AND CHARITIES.	
Board of Health Office.	
, , ,	e4 900 00
Blank books, printing and stationery	\$1,200.00
Blank books, printing and stationery	1,000.00
Blank books, printing and stationery Cutting weeds Horse board and transportation	1,000.00 1,200.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals	1,000.00 1,200.00 500.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory	1,000.00 1,200.00 500.00 1,500.00
Blank books, printing and stationery Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases.	1,000.00 1,200.00 500.00 1,500.00 5,000.00
Blank books, printing and stationery Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases Public charities, donations to	1,000.00 1,200.00 500.00 1,500.00 5,000.00 1,800.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors.	1,000.00 1,200.00 500.00 1,500.00 5,000.00 1,800.00 22,120.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones	1,000.00 1,200.00 500.00 1,500.00 5,000.00 1,800.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total	1,000.00 1,200.00 500.00 1,500.00 5,000.00 1,800.00 22,120.00 125.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones	1,000.00 1,200.00 500.00 1,500.00 5,000.00 1,800.00 22,120.00 125.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary.	1,000.00 1,200.00 500.00 1,500.00 5,000.00 1,800.00 22,120.00 125.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total	1,000.00 1,200.00 500.00 1,500.00 5,000.00 1,800.00 22,120.00 125.00 \$34,445.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas	1,000.00 1,200.00 500.00 1,500.00 5,000.00 1,800.00 22,120.00 125.00 \$34,445.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs Dry goods	1,000.00 1,200.00 500.00 1,500.00 5,000.00 1,800.00 22,120.00 125.00 \$34,445.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs	1,000.00 1,200.00 500.00 1,500.00 5,000.00 1,800.00 22,120.00 125.00 \$34,445.00 \$12.00 860.00 1,300.00
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs Dry goods Groceries Incidentals	$1,000.00\\1,200.00\\500.00\\1,500.00\\1,500.00\\1,800.00\\22,120.00\\125.00\\$34,445.00$ $$12.00\\860.00\\1,300.00\\150.00\\60.00\\500.00$
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs Dry goods Groceries Incidentals Laundry	$\begin{array}{c} 1,000.00\\ 1,200.00\\ 500.00\\ 1,500.00\\ 5,000.00\\ 1,800.00\\ 22,120.00\\ 125.00\\ $34,445.00\\ \\ \end{array}$ $\begin{array}{c} $12.00\\ 860.00\\ 1,300.00\\ 60.00\\ 500.00\\ 150.00\\ \end{array}$
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs Dry goods Groceries Incidentals Laundry Printing and stationery	$\begin{array}{c} 1,000.00\\ 1,200.00\\ 500.00\\ 5,000.00\\ 5,000.00\\ 1,800.00\\ 22,120.00\\ 125.00\\ $34,445.00\\ \\ \end{array}$
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs Dry goods Groceries Incidentals Laundry Printing and stationery Salaries	$\begin{array}{c} 1,000.00\\ 1,200.00\\ 5,000.00\\ 1,500.00\\ 1,500.00\\ 2,000.00\\ 1,800.00\\ 22,120.00\\ 125.00\\ 834,445.00\\ \\\hline \$12.00\\ 860.00\\ 1,300.00\\ 150.00\\ 60.00\\ 500.00\\ 150.00\\ 123.00\\ 5,710.00\\ \end{array}$
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs Dry goods Groceries Incidentals Laundry Printing and stationery Salaries Surgical supplies	$\begin{array}{c} 1,000.00\\ 1,200.00\\ 500.00\\ 1,500.00\\ 1,500.00\\ 2,120.00\\ 125.00\\ 334,445.00\\ \end{array}$
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs Dry goods Groceries Incidentals Laundry Printing and stationery Salaries Surgical supplies Telephones	$\begin{array}{c} 1,000.00\\ 1,200.00\\ 500.00\\ 500.00\\ 1,500.00\\ 5,000.00\\ 1,800.00\\ 22,120.00\\ 125.00\\ $34,445.00\\ \\ \end{array}$
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs Dry goods Groceries Incidentals Laundry Printing and stationery Salaries Surgical supplies Telephones Transportation	$\begin{array}{c} 1,000.00\\ 1,200.00\\ 5,000.00\\ 1,500.00\\ 5,000.00\\ 1,800.00\\ 22,120.00\\ 125.00\\ $34,445.00\\ \\ \end{array}$ $\begin{array}{c} $12.00\\ $60.00\\ 1,300.00\\ 60.00\\ 500.00\\ 123.00\\ 5,710.00\\ 500.00\\ 120.00\\ 480.00\\ \end{array}$
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs Dry goods Groceries Incidentals Laundry Printing and stationery Salaries Surgical supplies Telephones	$\begin{array}{c} 1,000.00\\ 1,200.00\\ 500.00\\ 500.00\\ 1,500.00\\ 5,000.00\\ 1,800.00\\ 22,120.00\\ 125.00\\ $34,445.00\\ \\ \end{array}$
Blank books, printing and stationery. Cutting weeds Horse board and transportation. Incidentals Laboratory Prevention of contagious diseases. Public charities, donations to. Salaries of Board of Health office force and inspectors. Telephones Total City Dispensary. Artificial gas Ambulance service Drugs Dry goods Groceries Incidentals Laundry Printing and stationery Salaries Surgical supplies Telephones Transportation	$\begin{array}{c} 1,000.00\\ 1,200.00\\ 5,000.00\\ 1,500.00\\ 5,000.00\\ 1,800.00\\ 22,120.00\\ 125.00\\ $34,445.00\\ \\ \end{array}$ $\begin{array}{c} $12.00\\ $60.00\\ 1,300.00\\ 60.00\\ 500.00\\ 123.00\\ 5,710.00\\ 500.00\\ 120.00\\ 480.00\\ \end{array}$

CITY HOSPITAL.

	ee 000 00
Drugs	\$2,000.00
Dry goods	3,500.00
Electrical supplies	300.00
Engine room supplies	600.00
Furniture	1,500.00
Fuel	6,000.00
Gas	640.00
Hardware	400.00
Horseshoeing	100.00
Incidentals	2.000.00
	500.00
Paints and painting	1,000.00
Provisions	16,000.00
Plumbing supplies	500.00
Printing and stationery	600.00
Queensware	800.00
Repairs to buildings	500.00
Stable supplies	700.00
Surgical supplies	2,800.00
Telephone service	500.00
Flower Mission	5,000.00
Salaries, Superintendent and force	20,764.00
Training school for nurses, salaries and expenses of	6,361.00
m	
Total	\$73,065.00
RECAPITULATION.	
RECAPITULATION.	
Departments of—	
Departments of—	\$165.177.99
Departments of— Finance	\$165,177.99 18 550 00
Departments of— Finance Law	18,550.00
Departments of— Finance	
Departments of— Finance Law Public Works	18,550.00
Departments of— Finance Law Public Works Public Safety—	18,550.00 852,550.00
Departments of— Finance Law Public Works Public Safety— Office \$9,490.00	18,550.00 852,550.00
Departments of— Finance Law Public Works Public Safety— Office \$9,490.00 Building Inspector 8,750.00	18,550.00 852,550.00
Departments of— Finance Law Public Works Public Safety— Office \$9,490.00 Building Inspector 8,750.00 East Market 15,170.00	18,550.00 852,550.00
Departments of— Finance Law Public Works Public Safety— Office \$9,490.00 Building Inspector 8,750.00 East Market 15,170.00 Scales, Weights and Measures. 3,650.00	18,550.00 852,550.00
Departments of— Finance	18,550.00 852,550.00
Departments of— Finance Law Public Works Public Safety— Office \$9,490.00 Building Inspector 8,750.00 East Market 15,170.00 Scales, Weights and Measures. 3,650.00	18,550.00 852,550.00
Departments of— Finance	18,550.00 852,550.00 612,530.60

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:-I herewith submit an ordinance appropriating the sum of \$1000.00 to the account known as "Miscellaneous Expenses of the City Offices," Department of Finance.

This additional appropriation is made necessary by the indexing and binding of the proceedings of your Honorable Body for the year 1906; increased cost of publishing the Annual Reports of the several departments and general increases in expenses of the City Clerk's office, Police Court and City Treasurer's office.

Respectfully submitted,

GEO. T. BREUNIG. City Control'er.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:—I herewith present a communication from the Department of Public Works, requesting an additional appropriation of \$1000.00 to the "City Civil Engineer's Accounts" fund.

I herewith submit an ordinance providing for the transfer of

\$1000.00 from the "Sprinkling Unimproved Streets" fund to the "City Civil Engineer's Accounts" fund, and recommend its passage.

Respectfully submitted,

GEO. T. BREUNIG. City Controller.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD, Indianapolis, Indiana, September 9, 1907.

Geo. T. Breunig, City Controller, City:

Dear Sir:-In accordance with the attached communication from the City Civil Engineer, we respectfully request that you recommend to the Common Council the appropriation of \$1000 to the City Civil Engineer Accounts Fund.

Respectfully, JOSEPH T. ELLIOTT. P. C. TRUSLER. F. J. MACK. Board of Public Works.

OFFICE OF THE CITY CIVIL ENGINEER. Indianapolis, September 9, 1907.

The Board of Public Works, Indianapolis.

Gentlemen:-I beg to inform you that the balance in our C. C. E. Fund is \$188.53, which amount will not be enough to run us through the year. It was my understanding that at the time the extra appropriation was made we were to have had \$1,500.00, but it seems the amount was only \$1,200.00. Our two new horses cost us \$450.00, and other expenses in the shape of horse hire, stakes, etc., have all helped to deplete this fund. You will note that our Department is nearly half again as large as it was last year on account of the great increase in work, and therefore our incidental expenses have been correspondingly high. I would therefore request a transfer to this fund in the early future of \$1000.00.

Very respectfully,

BLAINE H. MILLER, City Civil Engineer.

From City Controller:

DEPARTMENT OF FINANCE,
OFFICE OF CITY CONTROLLER.
INDIANAPOLIS, September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:—I present herewith communication from the Department of Public Works, requesting an additional appropriation of \$2,700.00 for the "Sewer Gang Pay-roll" account.

I submit herewith an ordinance providing for the appropriation

asked for and recommend its passage.

Respectfully submitted,

GEO T. BREUNIG. City Controller.

Department of Public Works,
Office of the Board,
Indianapolis, Indiana, August 30, 1907.

George T. Breunig, City Controller, City:

Dear Sir:—In accordance with the attached communication from the Superintendent of streets, we herewith respectfully request that you recommend to the Common Council the appropriation of \$2,700 to the Sewer Gang Pay-roll Fund.

Respectfully yours,

JOSEPH T. ELLIOTT,
P. C. TRUSLER.
F. J. MACK.
Board of Public Works.

DEPARTMENT OF PUBLIC WORKS.

OFFICE OF THE SUPERINTENDENT OF STREETS.

INDIANAPOLIS, August 28, 1907.

Board of Public Works:

Gentlemen:—On September 1, 1907, we will have a balance in the Sewer Gang Pay-roll appropriation of \$4,878.37. The amount necessary for balance of year is \$7,479.00, leaving a deficit of \$2,600.63. Therefore I would earnestly request that your Honorable Board give this department an additional appropriation of \$2,700.

Respectfully,
JOE HOGUE.

Superintendent of Streets.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER. Indianapolis, September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:—By request I herewith submit an ordinance appropriating the sum of Twenty Five Thousand Dollars as an additional appropriation to the Department of Public Works, to be used in the repair of permanently improved streets, and recommend that the ordinance be passed.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:-I submit herewith a communication from the Department of Health and Charities requesting the transfer of the sum of \$450.00 from the "Flower Mission" account to the "Incidental" account of the City Hospital.

I submit herewith an ordinance providing for such transfer and

recommend its passage.

Respectfully,
Geo. T. Breunig, City Controller.

DEPARTMENT OF PUBLIC HEALTH AND CHARITIES. Indianapolis, Indiana, September 5, 1907.

Mr. Geo. T. Breunig, City Controller.

Dear Sir:-I have been directed by the Department of Public Health to ask you to request the Common Council to transfer \$450 of the Flower Mission Fund to the Incidental fund of the City Hospital.

Early in June, the sterilizer, used for sterilizing instruments and gauze, was accidentally blown up and put completely out of commission. It is necessary to replace this immediately. The cost of the sterilizer is \$520, but we will be allowed a credit of \$70 for what is left of the old sterilizer.

Kindly take the necessary steps in the matter.

Very truly yours,

EUGENE BUEHLER, Sec. Board of Health.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:—I herewith submit a communication from the Board of Health requesting an appropriation to the City Hospital "Repairs to Building" account. I am advised that the old pipe lines carrying heat to the hospital buildings are in very unsafe condition and that it is absolutely necessary to put in new lines at once. I recommend that the accompanying ordinance providing for a \$1,800.00 appropriation be passed and that it receive your very early consideration.

Very respectfully,

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF PUBLIC HEALTH AND CHARITIES. CITY OF INDIANAPOLIS. LYNNAN POLICE LYNNAN ANGUST 22 1007

Indianapolis, Indiana, August 22, 1907.

Mr. Geo. T. Breunig, City Controller.

Dear Sir:—We again call your attention to the danger of operating the old pipe line which carries the high pressure of steam. In the opinion of Mr. Callon, the expert employed by the Board, Mr. Kirkhoff, and the Engineer at the Hospital, the pipes will burst at any time, with a likelihood of killing or scalding several persons very badly.

Enclosed with this is an estimate of Mr. Callon as to the cost of making the necessary changes which would be permanent. Kindly take some immediate steps in obtaining sufficient funds to make these necessary changes.

Respectfully yours,

EUGENE BUEHLER, Sec. Board of Health.

Indianapolis, Indiana, July 31, 1907.

Dr. Freeland, Superintendent.

Sir:—I wish to call your attention to the condition of our high pressure steam line. It has been in service about twelve or thirteen years and has become very badly rusted out, in several places is leaking very bad and I consider it unsafe. I think it is imperative that it be renewed as it will_not possibly carry us through the winter. It is also leaking so badly that the coal consumption is much greater than it should be. Hoping this will meet with prompt attention, I remain.

Yours truly,

CHAS. EDMONSTON, Chief Engineer.

Respectfully referred to Board of Health and Charities.

J. L. Freeland.

Indianapolis, Indiana, August 21, 1907.

Superintendent, City Hospital.

Dear Sir:—Herewith I am making you an estimate on such pipe work as we think is necessary to operate your old heating plant.

This estimate is to cover, running an 8 inch line through the old tunnel and connect to a point from the new boilers to a point in the old building on the present heating mains where the reducing valve is at present, to insert a new reducing valve in boiler room so to run this line at low pressure instead of high pressure as it is operated at present.

Also run a 4 inch line from new boiler room and connect to laundry line and laundry engine from this point run a 21/2 inch high pressure line through the old tunnel and connect to the high pressure piping in the old building. This line is used for the sterilizer and kitchen, the object in asking for these changes which will be permanent changes whenever we complete your heating system, this high pressure line at present is in such shape that it cannot be used this winter, therefore by making the above changes you could go ahead and install the new heating system during cold weather without any material shut down or any inconvenience to the Hospital.

Our estimate on the above is One Thousand Seven Hundred Dol-

lars (\$1,700.00).

Yours very truly, WOOLEN & CALLON, By Harry A. Callon.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:—I present herewith a communication from the Board of Health requesting an additional appropriation of \$1000.00 to the "Paints and Painting" fund for the City Hospital.

I am advised that the gutters, cornices and other tin work on the several buildings on the Hospital grounds have not been painted for a number of years and that it is necessary such painting be done I therefore recommend the passage of accompanying at once. ordinance.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF PUBLIC HEALTH AND CHARITIES. Indianapolis, Indiana, September 12, 1907.

Mr. Geo. T. Breunig, City Controller.

Dear Sir:-The Board of Public Health requests me to have you ask the Council for an appropriation of \$1000 to paint the exterior of

the City Hospital.

There has been no painting done in the last ten years. The tin work and the cornices are in very bad shape. If this is not painted very soon, we will have to replace a large part of the tin work and the cornices. The Board would like, if possible, to have this appropriation passed under a suspension of the rules because of an emergency.

Yours very truly,

> EUGENE BUEHLER, Sec. Board of Health.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, September 16, 1907.

To the President and Members of the Common Council.

Gentlemen:—I present herewith a communication from the Board of Park Commissioners requesting the appropriation of \$2,514.93 to pay assessments for public improvements.

I herewith submit an ordinance providing for the appropriation

asked for and recommend its passage.

Respectfully submitted, Geo. T. Breunig,

T. Breunig, City Controller.

DEPARTMENT OF PUBLIC PARKS. INDIANAPOLIS, INDIANA, August 22, 1907.

Hon. Geo. T. Breunig, City Controller.

Dear Sir:—I am directed by the Board of Park Commissioners, to ask that you recommend to the Honorable City Council the passage of an ordinance for an appropriation to cover the following assessments which have been made against parks and boulevards:

ments which have been made against parks and boulevards.	
For roadway of 25th street, at Meridian street and Fall Creek.	\$44.62
For roadway Capitol avenue, at Fall Creek boulevard	84.68
For roadway Shelby street, at Garfield Park	1,083.19
For roadway and curb, Oxford street, at Morris square	435.90
For sidewalks on Thirtieth street, Riverside Park	866.54
_	

Total\$2,514.93
This is in accordance with the opinion of the City Attorney, relative to these matters, and in accordance with the request of the Mayor, that inasmuch as these assessments are made against parks and boulevards, that this board ask for appropriations to cover such work.

Very respectfully,

J. CLYDE POWER, Engineer and Superintendent.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:—In pursuance to a resolution recently passed by your honorable body and approved by his honor, the Mayor, I herewith submit an ordinance appropriating the sum of \$500 to and for the use of the Law Department to be used in the employment of additional Counsel to assist in the cases now pending in the Marion County Courts, one case being an appeal by the City from a decision of the Police Judge in a City Liquor License case, and the other case being mandate proceedings brought by one Brown against the City Treasurer and the City Controller, asking an order requiring such Controller to issue a City Liquor License, and recommend the passage of such ordinance.

Respectfully submitted,
GEO. T. BREUNIG,
City Controller.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER,

Indianapolis, September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:—I herewith present, and recommend the passage of an ordinance providing for the transfer of the sum of \$150,000.00 from appropriations heretofore made to the Board of Public Works for the erection of a City Hall and Auditorium building to and reappropriating such sum for the purchase or condemnation of real estate for a site for a City Hall.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

From City Controller:

DEPARTMENT OF FINANCE. OFFICE OF CITY CONTROLLER, Indianapolis, September 16, 1907.

To the President and Members of the Common Council:

Gentlemen:-I herewith submit for your consideration and action the following applications for City retail Liquor Licenses, filed in my office in pursuance of and under the provisions of General Ordinance No. 39, 1907, viz:

- No. 149, John J. Griesehop, N. W. Cor. Prospect and Dawson street.
- No. 150, George Oswald, 1712 W. Washington street. No. 151, Michael Lucid, 628 S. West street. No. 152, Con Carr, 319 Virginia avenue. No. 153, J. L. Long, 706 Beecher street.

- No. 154, John Dragomir, N. W. Cor. Chesapeake and West streets. No. 155, John J. Greene, 45 South West street. No. 156, John Lall, 540 W. Maryland street. No. 157, Wm. Hodde, S. E. Cor. Southeastern ave. and Summit street.
- No. 158, James Mullen, S. W. Cor. Merrill and Missouri streets.
 No. 159, M. P. Tivenan, 802 S. Capitol avenue.
 No. 160, Martin Shafer, 502 Agnes street.
 No. 161, John Koch, 224 S. Illinois street.
 No. 162, Robert Hoeflein, N. W. Cor. Bloyd and Rural streets.

- No. 163, Alexander Jonas, 949 S. West street. Respectfully submitted,

GEO. T. BREUNIG, City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 149:

Indianapolis, Indiana, August 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John J. Griesehop, being 39 years of age, residing at 1736 Prospect street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of a bar tender and now own one of my own for the last two months. The premises wherein and whereon I desire to carry on such business are located at No. 1736 Prospect street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 20x30 feet, and one door east and one door north, room fronting south on Prospect street, on the ground floor of a one-story frame building, and situated on lot No. six (6), in D. B. Hosbrook's sub., northwest corner of Prospect and Dawson streets, in the City of Indianapolis, Center township, Marion county, Indiana, in ward No. 10, and known as the northwest corner of Dawson and Prospect streets. I also give notice for pool table privileges in same room.

JOHN J. GRIESEHOP.

Application No. 150:

Indianapolis, Indiana, August 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George Oswald, being 45 years of age, residing at 1712 W. Wash. street, City of Indianapoiis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1712 W. Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1712 W. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 18x42 feet, said room has one (1) door north, one door east, one door south, room fronting south on Washington street, on the first floor of a two-story frame building, and situated on lot No. 1, outlot 17, in McCormick's heirs' subdivision; also lot 72 of outlot 14, in Drake's subdivision, west of White river, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1712 W. Washington street, ward No. 15. I also give notice for pool table.

GEORGE OSWALD.

Application No. 151:

Indianapolis, Indiana, August 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Michael Lucid, being 24 years of age, residing at 909 S. Senate avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to selt, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two

years immediately preceding the date of this application has been at 909 S. Senate avenue, in the City of Indianapolis, State of, Indiana, and my occupation for the same period has been that of bartender. The premises wherein and whereon I desire to carry on such business are located at No. 626 S. West street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 15x22 feet, one door west, one door north, one door east, room fronting east on West street, on the first floor of a two-story frame building, and situated in a room 14x24 feet, on lot No. 9, outlot No. 136, in Yandes' subdivision, in the City of Indianapolis, Center township, Marion county, Indiana. and known as No. 626 South West street, in ward No. 12. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

MICHAEL LUCID.

Application No. 152:

Indianapolis, Indiana, August 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Con Carr, being 32 years of age, residing at 1011 Elm street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1011 Elm street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of machinist. The premises wherein and whereon I desire to carry on such business are located at No. 319 Virginia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 15x38 feet, one door south, one door east, one door to the west; room and building fronts east or partly northeast on Virginia avenue, on the first floor of a two (2) story brick building, and situated on the south half of lot No. 2, in Stevens' subdivision of square No. 101, except 8 feet or less, off of the southeast side of said lot No. 2, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 319 Virginia avenue, in ward No. 11.

CON CARR.

Application No. 153:

Indianapolis, Indiana, August 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, J. L. Long, being 39 years of age, residing at 1011 South Illinois street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating Hquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1011 South Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of

salesman. The premises wherein and whereon I desire to carry on such business are located at No. 706 Beecher street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x35 feet, one door south and one door north, room and building fronting south on Beecher street, first floor of a one-story frame building and situated on No. 10, D. S. Beatty addition, in blocks 19 and 20, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 706 Beecher street. I also give pool notice.

J. L. Long.

Application No. 154:

Indianapolis, Indiana, August 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Dragomir, being 29 years of age, residing at 624 W. Maryland street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 624 W. Maryland street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of bartender. The premises wherein and whereon I desire to carry on such business are located at the N. W. Cor. Chesapeake and West street. in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, fronting east on West street, on the first floor of a two-story frame building, room 18x35 feet, said room has one door west, one door south, one door east, and situated on part of 100 feet east end of lot No. 7, in Ellis & May's sub. of outlot No. 138, in the City of Indianapolis, Centertownship, Marion county, Indiana, and known as the northwest corner of Chesapeake and West streets.

JOHN DRAGOMIR.

Application No. 155:

Indianapolis, Indiana, August 31, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John J. Greene, being 26 years of age, residing at 1010 High street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1010 High street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of stage hand. The premises wherein and whereon I desire to carry on such business are located at No. 45 S. West street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 17x30 feet, said room has three doors, one south, one east, one west; said room is the ground floor of a one-story cement block building, fronting west on West street, and situated on

22x75 feet northwest corner of lot (2) in Ray & McCarty's subdivision square 70, in the City of Indianapolis. Center township, Marion county, Indiana, and known as No. 45 S. West street in Ward 12.

JOHN J. GREENE.

Application No. 156:

Indianapolis, Indiana, August 31, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Lall, being 24 years of age, residing at 540 W. Maryland street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 540 West Maryland street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 540 W. Maryland street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x20 feet, one door to the north, one door to the south; room and building fronts south on Maryland street, on the first floor of a two-story frame building, and situated on lot 12, in Manly's partition subdivision of outlot No. 141, in Terry Robinson's subdivision, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 540 W. Maryland street, in ward No. 12.

JOHN LALL.

Application No. 157:

Indianapolis, Indiana, August 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. Hodde, being 46 years of age, residing at 620 Sanders street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 620 Sanders street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at S. E. Cor. Southeastern avenue and Summit street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 20x40 feet, said room has three entrances, one north, one west and one south to yard, fronting north on Southeastern avenue, on the first floor of a two-story frame building, situated on lots 1 and 2, in S. R. Lippincott's addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southeast corner of Southeastern avenue and Summit street, in ward No. 10. I also give notice to said board that I will apply for pool table privileges in same room.

WILLIAM HODDE.

Application No. 158:

Indianapolis, Indiana, August 31, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James Mullen, being 45 years of age, residing at 403 W. Merrill street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 403 W. Merrill street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 403 W. Merrill street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x30 feet, one door north, one door east and one door south to stockroom, fronting north on Merrill street, at the southwest corner of Merrill and Missouri streets, on the first floor of a two-story frame building, situated on part of 91 3-12 feet off the north end of lots 1 and 2, in Terry and Robinson's subdivision of outlot 127, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of Merrill and Missouri streets, ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

JAMES MULLEN.

Application No. 159:

Indianapolis, Indiana, September 9, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, M. P. Tivenan, being 44 years of age, residing at 807 S. Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 802 S. Capitol avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 15x38 feet with three doors, one on north, one on west and one on east side of building, no other room connecting with saloon room and building faces east on Capitol avenue, south, on the first floor of a story and a half frame building at the southwest corner of Capitol avenue and McCarty street and situated on lot No. 25, in Van Blaricum's section subdivision of outlot No. 121 in the City of Indianapolis, Center township, Marion county, Indiana, and known as 802 S. Capitol avenue, ward 12. I also ask for pool table privileges.

M. P. TIVENAN.

Application No. 160:

Indianapolis, Indiana, September 9, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Martin Shafer, being 33 years of age, residing at 19 Kansas street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1213 Union street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of engineer. The premises wherein and whereon I desire to carry on such business are located at No. 502 Agnes street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 16x61 feet, with two doors south to Michigan street and one west to yard, one east to Agnes street, fronting east on Agnes street, northwest cor. Agnes and Michigan streets and situated on lot 88 of outlot 156 in Elliott's subdivision in the City of Indianapolis, Marion county, Indiana, and known as 502 Agnes street in Ward No. 5. I also ask for pool table privileges in same room.

MARTIN SHAFER.

Application No. 161:

Indianapolis, Indiana, September 9, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Koch, being 48 years of age, residing at 1437 Madison avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same place, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of brewer. The premises wherein and whereon I desire to carry on such business are located at No. 224 S. Illinois street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x34 feet, with one door west to stock room and main entrance Illinois street, said room and building fronting east on Illinois street, first floor of a three-story brick building and situated on 33½ feet N. S. of lot No. 4 in Morris' subdivision of square 88 in the City of Indianapolis, Center township, Marion county, Indiana and known as No. 224 S. Illinois street, in Ward No. 12.

JOHN KOCH.

Application No. 162:

Indianapolis, Indiana, September 9, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Robert Hoeflein, being 55 years of age, residing at City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city,

No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2102 Rural and 818 Wyoming streets, in the City of Indianapolis, Indiana, State of Indiana, and my occupation for the same period has been that of saloonkeeper. The premises wherein and whereon I desire to carry on such business are located at N. W. Cor. Bloyd and Rural streets, in the city of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 20x50 feet, with two doors west, one door east, said room and building faces east on Rural street, ground floor of a one-story frame building, and situated on lot No. 8, in Clews' subdivision in Hanaway's and Hanna's Oak Hill addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northwest cor. of Bloyd and Rural streets, in Ward No. 1.

ROBERT HOEFLEIN.

Application No. 163:

Indianapolis, Ind., September 13, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Alex Jonas, being 43 years of age, residing at 949 South West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two vears immediately preceding the date of this application has been at 949 S. West street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 949 S. West street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x30 feet, one door west, one door south, one door east, building fronting west on West street, on the first floor of a twostory frame building and situated on lot No. 200, outlot 120, in Mc-Carty's subdivision, northeast corner West and Ray streets, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 949 South West street, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

ALEXANDER JONAS.

Which were read and referred to the Committee on License.

By Board of Public Works:

DEPARTMENT OF PUBLIC WORKS. Office of the Board.

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council, City:

Gentlemen:—I am directed by the Board of Public Works to forward to you, for consideration and action thereon, the attached switch ordinance, granting to Henry L. Dithmer, the right to lay and maintain a switch across Lynn street, as shown on attached plat. Very respectfully,

BOARD OF PUBLIC WORKS, Per F. J. Noll, Jr., Clerk.

By Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD.

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council, City:

Gentlemen:—We are transmitting herewith to your Honorable Body an ordinance for the paving of St. Clair street, from the railroad to Highland avenue. We would invite the personal attention of your committee to the proposed improvement, which, in our opinion, is a public necessity.

Yours respectfully,

JOSEPH T. ELLIOTT.
P. C. TRUSLER.
F. J. MACK.
Board of Public Works.

By Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD.

Indianapolis, Indiana, August 31, 1907.

To the President and Members of the Common Council:

Gentlemen:—I am directed by the Board of Public Works to forward to your Honorable Body, for consideration and action thereon, the attached ordinance authorizing and empowering the Board of Public Works to proceed with the improvement of the first alley south of South street, from New Jersey to East streets, with brick roadway.

Respectfully yours,

BOARD OF PUBLIC WORKS, Per F. J. NOLL, Jr., Clerk.

REPORTS FROM STANDING COMMITTEES.

From Committee on Finance:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee to which was referred appropriation Ordinance No. 14 entitled; "An ordinance appropriating the sum of \$1,500.00 to and for the use of the Department of Public Health and Charities and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE.
JACOB H. HILKENE.
W. O. BANGS.
JAS. F. SULLIVAN.
J. H. HAMLET.
W. A. RHODES.
ALBERT E. COTTEY.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee to which was referred Appropriation Ordinance No. 12, entitled; "An ordinance appropriating the sum of \$1,700.00 to and for the use of the Department of Public Safety and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE. JACOB H. HILKENE. W. O. BANGS. JAS. F. SULLIVAN. J. H. HAMLET. W. A. RHODES.
ALBERT E. COTTEY.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:-Your Finance Committee to which was referred Appropriation Ordinance No. 15 entitled; "An ordinance appropriating the sum of Two Hundred Dollars to and for the use of the Department of Public Health and Charities and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE. W. A. RHODES. W. O. BANGS. JACOB H. HILKENE, JAS. F. SULLIVAN. J. H. HAMLET. ALBERT E. COTTEY

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee to which was referred Appropriation ordinance No. 11, entitled; "An ordinance appropriating

the sum of \$200.00 to and for the use of the Board of Health, and fixing a time when the same shall take effect" begs leave to report that it has the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE.
JACOB H. HILKENE
W. O. BANGS.
JAS. F. SULLIVAN.
J. H. HAMLET.
W. A. RHODES,
ALBERT E. COTTEY

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on Finance:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee to which was referred General Ordinance No. 76 entitled; "An ordinance providing for the transfer of certain funds to certain funds in and for the Department of Public Safety, and fixing a time when the same shall take effect" begs leave to report that it has had said ordinance under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE
JACOB H. HILKENE
W. O. BANGS
JAS. F. SULLIVAN.
J. H. HAMLET.
W. A. RHODES
ALBERT E. COTTEY

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on Finance:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee to which was referred General Ordinance No. 75 entitled; "An ordinance providing for the transfer of the sum of \$843.00 from certain fund to certain fund in and for the use of the Department of Public Safety, and fixing a time when

the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

> HARRY E. ROYSE JACOB H. HILKENE W. O. BANGS JAS. F. SULLIVAN. J. H. HAMLET W. A. RHODES ALBERT E. COTTEY

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on License:

Indianapolis, Indiana, August 30, 1907.

To the President and Members of the Common Council:

Gentlemen:-Your Committee on License to whom was referred application for License to sell Liquor (Saloon) numbered from 57 to 67 inclusive, have had the same under consideration and would recommend that the following applications be approved:

No. 57, Henry Meyer, 1026 S. West street.

No. 58, Fred Metzheiser, 445 Kentucky avenue. No. 60, Lorenz Leppert, 146 S. Illinois street.

No. 62, James D. Hamlin, 604 Blake street.

No. 64, Edward J. Gimber, 3501 Massachusetts avenue.

We would recommend that the following applications be not approved:

No. 59, Karl Weinerth, 1102 W. Morris street. No. 61, F. H. Rheis, 1321 English avenue. No. 63, Jacob Espelding, 822 W. North street. No. 65, Sebastian Baun, N. E. Corner Warman avenue and Walnut street.

No. 66, Albert Miller, N. E. Corner Holmes avenue and Bertha street.

> W. O. BANGS W. A. RHODES HARRY E. ROYSE E. J. STICKELMAN. John L. Donavon. FAY WRIGHT. OTTO HOFMANN.

Mr. Bangs moved that the report of the Committee be concurred in. Carried.

From the Committee on Ordinance:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Committee on Ordinance to which was referred Special Ordinance No. 8 entitled; "An ordinance changing the name of Harding street from Crawfordsville Pike, north to city limits to Schurman avenue" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,
W. O. BANGS
J. L. DONAVON.
JOHN F. WOOD.

Mr. Bangs moved that the report of the Committee be concurred in. Carried.

From the Committee on Ordinance:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Committee on Ordinance to which was referred Special Ordinance No. 11 entitled; "An ordinance annexing certain territory to the City of Indianapolis, defining a part of the boundary line of said city, and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do not pass.

Respectfully submitted, W. O. Bangs John L. Donavon.

Mr. Bangs moved that the report of the committee be concurred in. Carried.

From the Committee on Permanent Improvements:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council:

Your Committee on Permanent Improvements, to whom was referred General Ordinance No. 77, 1907. Entitled, an Ordinance authorizing the Board of Public Works to improve Sanders street from west property line, East street to east property line of Madison avenue, with cement walk and curbing, beg leave to report that they have had same under consideration and recommend that same do pass.

B. A. Brown.
John F. Wood.
J. H. Hamlet
Jas. F. Sullivan.

Mr. Brown moved that the report of the committee be concurred in. Carried.

From the Committee on Permanent Improvements:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council:

Your Committee on Permanent Improvements, to which was referred General Ordinance No. 78, entitled "An ordinance to improve 1st alley E. Central avenue from N. P. L. 17th street to S. P. L. 20th street, with brick roadway" begs leave to report that we have had the same under consideration and recommend that the same do not pass.

B. A. Brown. John F. Wood. J. H. Hamlet Jas. F. SULLIVAN. Chas G. Davis.

Mr. Brown moved that the report of the committee be concurred in. Carried.

From the Committee on Permanent Improvements:

Indianapolis, Indiana, September 16, 1907.

To the President and Members of the Common Council:

Your Committee on Permanent Improvements, to which was referred General Ordinance No. 79, entitled "An ordinance to improve Marlowe avenue from E. P. L. Oriental street to E. P. L. of Dorman, with asphalt roadway, curb and gutters," begs leave to report that we have had the same under consideration and recommend that the same do pass.

B. A. Brown JOHN F. WOOD. J. H. HAMLET JAS. F. SULLIVAN. CHAS. G. DAVIS.

Mr. Brown moved that the report of the committee be concurred in.

Mr. Brown called for the ayes and noes.

The roll was called and the report of the committee was concurred in by the following vote:

Ayes, 13, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Smither, Rhodes, Uhl, Portteus, Royse, Sullivan, Hilkene, Wright and President Frederick W. Eppert.

Noes, 7, viz.: Messrs. Davis, Neukom, Bangs, Stickelman, Dona-

von, Hofmann and Henry.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By City Controller:

Appropriation Ordinance No. 16-1907. An ordinance appropriating moneys for the purpose of defraying current expenses of the city government of the City of Indianapolis, Indiana, and for the use of the several executive departments thereof, for the fiscal year beginning January 1, 1908, and ending December 31, 1908, including all outstanding claims and obligations which became due and payable within said period; and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby appropriated out of the funds of the City of Indianapolis, Indiana, for the purpose of defraying the current expenses of the government of said city, and for the use of the several executive departments thereof, for the fiscal year beginning January 1, 1908, and ending December 31, 1908, including all outstanding claims and obligations existing on the first day of such fiscal year, which may become due and payable before its expiration, the following sums of money for the different departments of said city, and for the several purposes as hereinafter set forth:

DEPARTMENT OF FINANCE.

1 For aggogging situ property for toxetion the sum of	
1. For assessing city property for taxation, the sum of	00 500 00
two thousand five hundred dollars	\$2,500.00
2. For blank books, printing and sundries, the sum of	
two thousand five hundred dollars	2,500.00
3. For Memorial Day, the sum of two hundred dollars.	200.00
4. For miscellaneous expenses of city officers, the sum	
of five thousand five hundred dollars	5,500.00
5. For official surety bonds, the sum of five hundred	
dollars	500.00
6. For Special Police Judge, the sum of three hundred	000.00
dollars	300.00
7. For interest and exchange, city bonds, the sum of	300.00
one hundred and five thousand, three hundred and fifteen	
dollars	105,315.00
8. For interest and exchange, Brightwood bonds, the	
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars	105,315.00 600.00
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars	600.00
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars	
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars	600.00
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars	600.00
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars	600.00
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars	600.00 640.00
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars	600.00 640.00
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars	600.00 640.00 392.99
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars 9. For interest and exchange, Haughville bonds, the sum of six hundred and forty dollars	600.00 640.00
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars 9. For interest and exchange, Haughville bonds, the sum of six hundred and forty dollars. 10. For interest and exchange, Irvington bonds, the sum of three hundred and ninety-two dollars and ninetynine cents 11. For interest and exchange, West Indianapolis bonds, the sum of two thousand, three hundred and seventy dollars 12. For principal, West Indianapolis bonds, the sum of	600.00 640.00 392.99 2,370.00
8. For interest and exchange, Brightwood bonds, the sum of six hundred dollars 9. For interest and exchange, Haughville bonds, the sum of six hundred and forty dollars	600.00 640.00 392.99

SALARIES.

14. For the Mayor, his secretary and stenographer, the sum of six thousand two hundred dollars	6,200.00 5,220.00
16. For the Police Judge, the sum of twenty-five hundred dollars	2,500.00
17. For twenty-one members of the Common Council, the sum of four thousand two hundred dollars	4,200.00
the sum of three hundred dollars	300.00
five hundred dollars	8,500.00
dollars	1,000.00
21. For the City Controller and office force, the sum of ten thousand nine hundred and forty dollars	10,940.00
DEPARTMENT OF LAW.	
1. For change of venue cases, the sum of five hundred dollars	\$500.00
seven thousand five hundred dollars	7,500.00
 For law library, the sum of three hundred dollars For office rent and expenses, the sum of eight hun- 	300.00
dred and fifty dollars	850.00
thousand seven hundred and fifty dollars	8,750.00
6. For transcripts, printing of briefs, etc., the sum of six hundred and fifty dollars	650.00
DEPARTMENT OF PUBLIC WORKS.	
1. For assessments, erroneous, the sum of five hundred	
dollars	\$500.00
sand dollars	2,000.00
thousand four hundred and twenty dollars	9,420.00
five hundred dollars	500.00
the sum of two thousand dollars	2,000.00
ments, the sum of five thousand five hundred dollars	5,500.00
7. For bridges, the sum of thirty-five thousand dollars.8. For bridge gang pay-rolls, the sum of eight thousand	35,000.00
three hundred dollars	
9 For Brightwood water works the sum of five they	8,300.00
9. For Brightwood water works, the sum of five thousand dollars	5,000.00
9. For Brightwood water works, the sum of five thousand dollars	·
9. For Brightwood water works, the sum of five thousand dollars 10. For cisterns, the sum of three thousand dollars 11. For City Civil Engineer, accounts, the sum of four thousand dollars	5,000.00
9. For Brightwood water works, the sum of five thousand dollars	5,000.00 3,000.00

14. For city hall rents and accounts, the sum of six thousand five hundred dollars	6,500.00
15. For city hall janitors, the sum of three thousand two hundred and forty dollars	3,240.00
16. For electric, gas and vapor lights, the sum of	152,500.00
17. For fire station, building and grounds, the sum of fifteen thousand dollars	15.000.00
18. For fountains and wells, the sum of one thousand dollars	1,000.00
19. For furniture and fixtures, the sum of one thousand dollars	1,000.00
20. For garbage, collection and disposal of, the sum of fifty-eight thousand dollars	58,000.00
21. For incidentals, the sum of five hundred dollars 22. For Indianapolis Traction and Terminal emergency	500.00
fund, the sum of one thousand dollars	1,000.00
dred dollars	300.00
thousand dollars	5,000.00
force, the sum of ten thousand four hundred and forty dollars	10,440.00
26. For sewer gangs, pay-roll, the sum of twenty-three thousand dollars	23,000.00
27. For sewers, repairs and cleaning, the sum of five thousand dollars	5,000.00
28. For street openings and vacations, the sum of one thousand dollars	1,000.00
29. For street signs and house numbering, the sum of one thousand five hundred dollars	1,500.00
30. For street repair accounts, the sum of three thousand dollars	3,000.00
31. For street maintenance and repairs, the sum of twenty thousand dollars	20,000.00
32. For street repairs, permanently improved, the sum of seventy-five thousand dollars	,
33. For street cleaning and sweeping, the sum of ninety thousand dollars	90,000.00
34. For street sprinkling, unimproved, the sum of forty-five thousand dollars	45,000.00
35. For telephones; the sum of six hundred and fifty dollars	650.00
36. For Tomlinson Hall accounts, the sum of one thousand eight hundred dollars	1,800.00
37. For Tomlinson Hall janitors, two thousand eight hundred dollars	2,800.00
38. For track elevation fund, the sum of seventy thousand dollars	70,000.00
39. For track elevation clerk, the sum of nine hundred dollars	900.00
40. For water, the sum of one hundred and seventeen thousand dollars	117,000.00
DEPARTMENT OF PUBLIC SAFETY.	
OFFICE.	
1. For salaries of Board of Safety and office, the sum of eight thousand five hundred and forty dollars	8.540.00
•	,

2. For incidentals, the sum of seven hundred and fifty	
dollars	750.00
3. For printing and stationery, the sum of two hundred dollars	200.00
	200.00
BUILDING INSPECTION.	
1. For salaries of inspector and assistants, the sum	
of seven thousand eight hundred dollars	\$7,800.00
four hundred and fifty dollars	450.00
3. For horse board and transportation, the sum of five	
hundred dollars	500.00
SCALES, WEIGHTS AND MEASURES.	
1. For salary of inspector and assistants, the sum of	
three thousand dollars	\$3,000.00
2. For incidentals, the sum of six hundred and fifty	
dollars	650.00
EAST MARKET.	
1. For cleaning buildings, the sum of one thousand	
and twenty dollars	\$1,020.00
2. For current expenses, the sum of two hundred dol-	222.22
lars	200.00
sand five hundred dollars	6,500.00
4. For printing and stationery, the sum of fifty dollars	50.00
5. For repairs to buildings, the sum of one thousand dollars	1,000.00
6. For salaries of Market Master and force, the sum	1,000.00
of six thousand four hundred dollars	6,400.00
FIRE FORCE.	
1. For fire force pay-rolls, the sum of two hundred and	
forty thousand one hundred and thirty-three dollars and ten	
cents\$	240,133.10
2. For fire alarm telegraph, the sum of four thousand five hundred dollars	4,500.00
3. For fuel and heat, the sum of three thousand seven	4,500.00
hundred and fifty dollars	3,750.00
4. For furniture and fixtures, the sum of two thousand dollars	2 000 00
5. For gas and electric lights, the sum of two thousand	2,000.00
four hundred dollars	2,400.00
6. For harness and repairs, the sum of seven hundred	700.00
dollars	700.00 $10,000.00$
8. For horse-shoeing, the sum of two thousand seven	,,,,,,,,,,,
hundred dollars	2,700.00
9. For horses, purchase of, the sum of three thousand five hundred dollars	3,500.00
10. For hose, the sum of four thousand dollars	4,000.00
11. For miscellaneous, the sum of two thousand dollars 12. For new apparatus, the sum of six thousand dollars	2,000.00
12. For new apparatus, the sum of six thousand dollars 13. For printing and stationery, the sum of two hun-	6,000.00
dred dollars	200.00
14. For repairs to apparatus, the sum of three thousand	
five hundred dollars	3,500.00

15. For repairs to buildings, the sum of seven thousand five hundred dollars 16. For repairs to cisterns, the sum of two hundred and fifty dollars 17. For soda and acids, the sum of three hundred and fifty dollars 18. For telephone service, the sum of one thousand five hundred dollars	7,500.00 250.00 350.00 1,500.00
POLICE FORCE AND STATION HOUSE.	
1. For police pay-rolls, the sum of two hundred and thirty-nine thousand four hundred and forty-two dollars and fifty cents	239,442.50 10,895.00 1,590.00 2,590.00 1,000.00 1,500.00 3,000.00 3,000.00 1,000.00 1,250.00 2,500.00 1,000.00 1,000.00 1,000.00 1,250.00 1,000.00 2,500.00 1,250.00 2,590.00
20. For pursuing and returning criminals, the sum of five hundred dollars	500.00
21. For secret service, the sum of seven hundred and fifty dollars	750.00
22. For telephone service, the sum of two thousand	
dollars	2,000.00
thousand dollars	1,000.00

DEPARTMENT OF PUBLIC HEALTH AND CHARITIES.

OFFICE.

OFFICE.	
1. For blank books, printing and stationery, the sum	6 4 000 00
of twelve hundred dollars of anothogonal dollars	\$1,200.00 1,000.00
2. For cutting weeds, the sum of one thousand dollars 3. For horse board and transportation, the sum of	1,000.00
twelve hundred dollars	1,200.00
4. For incidentals, the sum of five hundred dollars	500.00
5. For laboratory, the sum of one thousand five hun-	1 700 00
dred dollars	1,500.00
6. For prevention of contagious diseases, the sum of five thousand dollars	5,000.00
7. For public charities, donations to, the sum of one	-,
thousand eight hundred dollars	1,800.00
8. For salaries Board of Health, office force and in-	
spectors, the sum of twenty-two thousand one hundred and twenty dollars	22,120.00
9. For telephones, the sum of one hundred and twenty-	22,120.00
five dollars	125.00
CITY DISPENSARY.	
1. For artificial gas, the sum of twelve dollars	12.00
2. For ambulance service, the sum of eight hundred	
and sixty dollars	860.00
3. For drugs, the sum of one thousand three hundred dollars	1,300.00
4. For dry goods, the sum of one hundred and fifty	2,000100
dollars	150.00
5. For groceries, the sum of sixty dollars6. For incidentals, the sum of five hundred dollars	60.00 500.00
7. For laundry, the sum of one hundred and fifty dollars	150.00
8. For printing and stationery, the sum of one hundred	
and twenty-three dollars	123.00
9. For salaries, the sum of five thousand seven hundred and ten dollars	5,710.00
10. For surgical supplies, the sum of five hundred dol-	-
lars	500.00
11. For telephones, the sum of one hundred and twenty dollars.	120.00
12. For transportation, the sum of four hundred and	120.00
eighty dollars	480.00
13. For tuberculosis, the sum of one thousand five hun-	. .
dred dollars	1,500.00
CITY HOSPITAL.	
1. For drugs, the sum of two thousand dollars	2,000.00
2. For dry goods, the sum of three thousand five hundred to the sum of three t	0.700.00
dred dollars	3,500.00
dollars	300.00
4. For engine room supplies, the sum of six hundred	
dollars	600.00
dollars	1,500.00
6. For fuel, the sum of six thousand dollars	6,000.00
7. For gas, the sum of six hundred and forty dollars	640.00
8. For hardware, the sum of four hundred dollars9. For horse-shoeing, the sum of one hundred dollars	$\frac{400.00}{100.00}$
to a norse shooting, the sum of one nullured dollars	100.00

10. For incidentals, the sum of two thousand dollars	2,000.00
11. For laundry, the sum of five hundred dollars	500.00
12. For paints and painting, the sum of one thousand	
dollars	1,000.00
13. For provisions, the sum of sixteen thousand dollars	16,000.00
14. For plumbing supplies, the sum of five hundred	,
dollars	500.00
15. For printing and stationery, the sum of six hundred	
dollars	600.00
16. For queensware, the sum of eight hundred dollars.	800.00
17. For repairs to buildings, the sum of five hundred	000.00
dollars	500.00
18. For stable supplies, the sum of seven hundred	900.00
dollars	700.00
19. For surgical supplies, the sum of two thousand	100.00
eight hundred dollars	2.800.00
20. For telephone service, the sum of five hundred	2,000.00
dollars	500.00
21. For Flower Mission, the sum of five thousand dol-	500.00
lars	5,000.00
22. For salaries, superintendent and force, the sum of	5,000.00
twenty thousand seven hundred and sixty-four dollars	20,764.00
23. For training school for nurses, salaries and ex-	20,104.00
penses of, the sum of six thousand three hundred and sixty-	
one dollars	6.361.00
	, , , , , , , , ,
Sec. 2. This ordinance shall take effect and be in full for	orce from
and after its passage.	

Which was read a first time and referred to the Committee on Finance.

By City Controller:

Appropriation Ordinance No. 17-1907. An ordinance appropriating the sum of \$1,000.00 to and for the use of the Department of Finance, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of One Thousand (\$1,000.00) Dollars be and the same is hereby appropriated for "Miscellaneous Expenses of City Offices," Department of Finance.

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

Appropriation Ordinance No. 18-1907. An ordinance appropriating the sum of \$2,700.00 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of twenty-seven hundred (\$2,700.00) dollars be and the same is hereby appropriated to and for the use of the Department of Public Works as an additional appropriation to the "Sewer Gangs Pay-roll" account.

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

Appropriation Ordinance No. 19—1907. An ordinance appropriating the sum of \$25,000.00 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of twenty-five thousand (\$25,000.00) dollars be and the same is hereby appropriated to and for the use of the Department of Public Works, the sum herein appropriated to be credited to the account known as "Repairing Permanently Improved streets."

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

Appropriation Ordinance No. 20—1907. An ordinance providing for the appropriation of the sum of \$1,800.00 to and for the use of the Department of Health and Charities, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of eighteen hundred (\$1,800.00) dollars be and the same is hereby appropriated to and for the use of the Department of Health and Charities, the sum herein appropriated to be credited to the City Hospital "Repairs to Building" account.

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

Mr. Royse moved that the rules be suspended and Appropriation Ordinance No. 20, 1907, be placed on passage. Carried.

Mr. Royse called for Appropriation Ordinance No. 20, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 20, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 20, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

By City Controller:

Appropriation Ordinance No. 21—1907. An ordinance appropriating the sum of one thousand dollars to and for the Department of Health and Charities, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of one thousand (\$1,000.00) dollars be and the same is hereby appropriated to and for the use of the Department of Health and Charities, such sum so appropriated to be a part of the City Hospital fund designated as "Paints and Painting."

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

Appropriation Ordinance No. 22—1907. An ordinance appropriating the sum of \$2,514.93 to and for the use of the Department of Public Parks, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of twenty-five hundred and fourteen dollars and ninety-three cents (\$2,514.93) be and the same is hereby appropriated to and for the use of the Department of Public Parks to be used in the payment of sundry assessments made against property belonging to the city under the charge of said Department for the improvement of certain roadways and sidewalks adjoining such property.

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

Appropriation Ordinance No. 23—1907. An ordinance appropriating the sum of five hundred (\$500) dollars to and for the use of the Department of Law, and fixing the time when the same shall take

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of five hundred (\$500.00 dollars be and is hereby appropriated to and for the use of the Department of Law to be used, or so much thereof as may be necessary, in the employment of additional counsel to assist in the trial of certain cases now pending in the Marion County Courts, one being an appeal by the city from a decision of the Police Judge, and the others being mandate proceedings asking for an order to require the City Controller to issue a city liquor license to one Brown.

Sec. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on License.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 85-1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley south of South street. From the east property line of New Jersey street, to the west property line of East street, with brick roadway.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 2d day of August, 1907, adopt Improvement Resolution No. 5248, 1907, for the improvement of first alley south of South street. From the east property line of New Jersey street, to the west property line of East street, with brick roadway, and

Whereas, The said Board of Public Works did at the same time fix the 19th day of August, 1907, at 10 o'clock a. m. as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 3d day of August, 1907, and the 10th day of August, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law, and

WHEREAS, On the 19th day of August 1907, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

WHEREAS, On the 19th day of August 1907, a written remonstrance was filed with the Board against the said Improvement of alley south of South street, and the same was referred to the City Civil Engineer for investigation and report; and

WHEREAS, On the 26th day of August 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners had signed said remonstrance, and

WHEREAS, On the 26th day of August 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve first alley south of South street. From the east property line of New Jersey street, to the west property line of East street, with brick roadway in accordance with Improvement Resolution No. 5248, 1907, adopted by the Board of Public Works on the 2d day of August, 1907.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvements.

By Board of Public Works:

General Ordinance No. 86—1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve St. Clair street. From east property line of Highland avenue to C. C. & St. L. Ry. tracks, with brick roadway and curb.

WHEREAS, The Board of Public Works of the City of Indianapolis, Indiana, did on the 23d day of August, 1907, adopt Improvement Resolution No. 5286, 1907, for the improvement of St. Clair street. From the east property line of Highland avenue, to C. C. C. & St. L. Ry. tracks, with brick roadway and curb, and

WHEREAS, The said Board of Public Works did at the same time fix the 9th day of September, 1907, at 10 o'clock a. m., as a date to hear all persons interested or whose property is affected by said pro-

posed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 24th day of August, 1907, and the 31st day of August, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

WHEREAS, On the 9th day of September, 1907, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

WHEREAS, On the 14th day of September, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said Improvement of St. Clair street, and

Whereas, On the 16th day of September, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve St. Clair street from east property line of Highland avenue, to C. C. C. & St. L. Ry. tracks, with brick roadway and curb, in accordance with Improvement Resolution No. 5286, 1907, adopted by the Board of Public Works on the 23d day of August, 1907.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Permanent Improvements.

By Board of Public Works:

SWITCH CONTRACT.

General Ordinance No. 87—1907. An ordinance approving a certain contract granting Henry L. Dithmer the right to lay and maintain a sidetrack or switch from the Big Four Railroad across Lynn street according to blue print attached, in the City of Indianapolis, Indiana.

WHEREAS, heretofore, to-wit; on the 12th day of September, 1907, Henry L. Dithmer filed his petition before the Board of Public Works of the City of Indianapolis, as follows:

PETITION.

To the Board of Public Works, City of Indianapolis:

Gentlemen:—The undersigned owners of lots 639 and 640 in George W. Stout's West New York street addition respectfully petition your Board for permission to extend the switch across Lynn street. The center line of the proposed switch will be 267 feet south of the south line of New York street, east of Lynn street.

The undersigned call attention to the fact that Lynn street is not open across the yards of the C. H. & D. R. R., and that no one will be injuriously affected by the proposed extension of the switch across Lynn street.

The proposed location of the switch is more specifically shown by plan marked "Exhibit A."

Very respectfully,

HENRY L. DITHMER.

Now, Therefore, This agreement, made and entered into this 16th day of September, 1907, by and between Henry L. Dithmer, of the City of Indianapolis, County of Marion, State of Indiana, party of the first part, and the City of Indianapolis, by and through its Board of Public Works, party of the second part.

WITNESSETH: That the party of the first part, being desirous of securing a right of way for a sidetrack or switch from the Big Four Railroad across Lynn street in the City of Indianapolis, the center line of which is more specifically described as follows: Beginning at the west line of Lynn street at a point 267 feet south of the south line of New York street east of Lynn street, thence extending east across Lynn street, intersecting the east line of Lynn street 267 feet south of the south line of said New York street, hereby covenants and fully binds himself, his successors, legal representatives and assigns, that, in consideration of the grant of the privileges and authority herein given, he will lay, construct and maintain said track upon the terms and conditions hereinafter set forth, to-wit:

- (1) They shall be so laid, improved and kept in repair as to be safe for persons on foot, in vehicles or otherwise, and shall, at all times, be subject to the orders of the Board of Public Works of the City of Indianapolis.
- (2) Said track and switch shall be laid upon such grade as shall be established by said Board, and shall be put down under its supervision and to its satisfaction and approval. Said track shall be raised or lowered to conform to any grade which may, from time to time, be hereafter established, whenever so ordered, in writing, by said Board, and shall be made to conform in all respects with any ordinance passed by the Common Council or with any resolution or resolutions made by said Board, for the elevation or depression of said tracks.
- (3) The crossing where said track intersects shall, at all times, be kept improved and in repair and free from obstructions or defects of any kind. No car or cars shall be permitted to obstruct such crossing or to be thereon except for such time as may be absolutely necessary in moving them back and forth, and they shall be at no time stopped or detained thereon in such manner as to obstruct public travel.
- (4) Said party of the first part agrees, upon the written order of said Board, made for any good cause affecting the interest of the City or the public welfare, to take up and remove said track, and upon said party's failure so to do, upon such notification in writing, of ten (10) days, to promptly pay the cost of having the same done, and the party of the first part hereby releases all claims for damages whatsoever that may arise by reason of such removal; and in removing said track or causing the same to be done, said Board shall in no wise become a trespasser.
- (5) The party of the first part agrees to pave between said track to the entire satisfaction of the second party, and in case said tracks shall be or become out of repair or in need of being reconstructed, or become in any way defective (of which fact the said Board shall be the exclusive judge), it shall be the duty of the said

party of the first part to promptly repair or remove same, failing in which, after notification in writing of ten (10) days, said Board shall do or cause the same to be done at the expense of the said party of the first part, and for which expense and cost the said party of the first part shall be liable.

- (6) The said party of the first part herein binds himself to hold said party of the second part and said city harmless from any and all claims for damages growing out of the existence, maintenance or use of said track, and to pay any judgment, with costs, that may on that account be rendered against the said party or said city, and also to pay all necessary expenses that may be incurred by said city in defending against any such claims.
- (7) Any violations of any of the provisions of this instrument by said party of the first part, or by any one for it or at its instance or with its permission, shall operate as an immediate and absolute forfeiture of the privileges and authority given or granted by this contract, provided, however, that the same may be terminated by said Board, as hereinbefore set forth.

Said party of the second part by virtue of the provisions of an act of the General Assembly of the State of Indiana, entitled "An act concerning municipal corporations," approved March 6, 1905, and in consideration of the things hereinbefore set forth and upon the terms and provisions stipulated, hereby gives, grants and duly vests said party of the first part the right, privilege and authority to lay and maintain an additional sidetrack or switch across

in the City of Indianapolis, all as shown by the drawing attached hereto, filed herewith and for greater certainty marked "Exhibit A."

In Witness Whereof, We have hereunto set our hands this 16th day of September, 1907.

HENRY L. DITHMER. Party of the first part.

Witness:

CITY OF INDIANAPOLIS.

Ву

JOSEPH T. ELLIOTT, Pres.,
P. C. TRUSLER,
F. J. MACK.

Board of Public Works,
Party of the Second Part.

AND, WHEREAS, Said contract has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis, for its consideration and action, now, therefore,

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that such contract above set forth be, and the same is hereby in all things confirmed and approved.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Railroads.

By City Controller:

General Ordinance No. 88—1907. An Ordinance ordering and directing the levy of an annual tax and fixing the rate of levy, or levies, and taxation for the City of Indianapolis, for the year 1908; and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be, and is hereby, assessed a levy upon all real estate and improvements, and all personal property of whatsoever description, notes, bonds, stocks and choses in action, in the City of Indianapolis, Indiana, as assessed and returned for taxation in said city for the year 1907, a tax for general purposes of eighty-two (82) cents on each one hundred (100) dollars valuation of such property, inclusive of the authorized four (4) cents levy for track elevation and fifty (50) cents on each poll for general purposes; also a tax levy of one-half of one (½c) cent upon each one hundred (100) dollars on all such property for the police pension fund of said city; also a tax levy of one-half of one (½c) cent upon each one hundred (100) dollars on all such property for the firemen's pension fund of said city; also a tax levy of five (5) cents upon each one hundred (100) dollars on all such property for the sinking fund of said city; also a special tax levy of five (5) cents upon each one hundred (100) dollars on all such property for the general park fund of said city, all of which levies are duly authorized by specific laws.

SEC. 2. That the Auditor of Marion County, Indiana, be, and hereby is, ordered and directed to place such tax upon the proper tax duplicate; and the County Treasurer of said county, acting for said city, be, and hereby is, ordered and directed to collect the same for the City of Indianapolis, and make due report thereof to said city.

SEC. 3. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

General Ordinance No. 89—1907. An ordinance providing for the transfer of \$1,000.00 from a certain fund to a certain fund to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of One Thousand (\$1,000.00) Dollars be and the same is hereby transferred from the appropriation heretofore made for the "Sprinkling Unimproved Streets" fund to the "City Civil Engineer's Accounts" fund to and for the use of the Department of Public Works.

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

General Ordinance No. 90—1907. An ordinance providing for the transfer of certain funds to certain funds to and for the use of the Department of Health and Charities, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of Four Hundred and Fifty (\$450.00) Dollars be and the same is hereby transferred from the appropriation heretofore made for the "Flower Mission" fund to the "Incidental" fund for the City Hospital, Department of Health and Charities.

SEC. 2. This ordinance shall take effect and be in full force from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By Mr. Eppert:

General Ordinance No. 91—1907. An ordinance providing for the appointment of an Inspector of Cellars, defining his duties and powers, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there shall be appointed by the Board of Public Safety of said city, a competent person as Inspector of Cellars, who shall hold his office for a term of two years or until his successor shall be appointed and qualified. The person so to be appointed shall be nominated in writing to said Board by the Chief of the Fire Force of said city, and shall be a captain in the regular fire force of said city, and shall, after such appointment as such Inspector, continue to draw pay as captain in said fire force, and shall in all respects continue to be a regular member of said force.

It shall be the duty of such inspector to inspect and examine all such cellars, basements and sub-ways in the City of Indianapolis, as said officer shall deem necessary to visit, or as he may be ordered by the Department of Public Safety or the Chief of the Fire Force to visit, and he shall make written reports as to the conditions of all such cellars, basements, and sub-ways directly to the Chief of the Fire Force of said city, which said officer shall transmit such reports to the Board of Public Safety together with such recommendations as he may deem proper. The examination and inspection of cellars, basements, and sub-ways by such Inspector and his reports thereof shall cover all conditions affecting the safety of such premises as regarding

fire or conflagration. Such Inspector shall have full power and authority to enter upon any and all cellars, basements and sub-ways for the purpose of making the inspection and examination herein required. Upon refusal by the owner or occupant of any premises containing any cellar, subway, or basement, to permit said inspector to enter the same, said inspector shall thereupon obtain and present to said owner or occupant a written order or authority by the Board of Safety or by the Chief of the Fire Department, to enter upon, examine and inspect such cellar, basement, or subway, and upon the refusal of said owner or occupant thereafter to permit said inspector to enter and make such inspection and examination, such owner or occupant shall upon conviction thereof be fined in sum not exceeding fifty dollars, (\$50.00), and each refusal after presentation of such written order or authority by said inspector shall constitute a separate offense.

This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis.

Which was read a first time and referred to the Committee on Public Property and Improvements.

By City Controller:

General Ordinance No. 92-1907. An ordinance for the transfer of certain funds heretofore appropriated to the Department of Public Works.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of one hundred and fifty thousand dollars (\$150,000) out of the unexpended balance of the moneys heretofore under and by Appropriation Ordinance 1906, Appropriation Ordinance No. 3, 1907, appropriated to the Board of Public Works to be expended for the construction of a city hall building, containing offices for the several departments of the city government and an auditorium suitable for public meetings of the citizens of the City of Indianapolis, on the land belonging to the City of Indianapolis, lying between Delaware street, Market street, Alabama street and Wabash street, be and the same is hereby transferred and reappropriated as a fund to be expended by said Board of Public Works in acquiring, either by purchase or condemnation, or both, real estate suitable for the erection of a city hall building for the public uses of said city.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Building Committee.

By Mr. Bangs:

General Ordinance No. 93-1907. An ordinance providing for the establishment and maintenance of water closets in theaters, opera houses, and other buildings intended for theatrical or operatic purposes, providing a time when said ordinance shall take effect, and providing a penalty for the violation thereof.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, That every building used as a theater, opera house, or intended for theatrical or operatic purposes, shall be provided with and there shall be maintained therein suitable and separate waterclosets for men and women, for the convenience of the patrons of said theater, opera house or building, which said closets shall continuously be kept open for use for a period of fifteen minutes next preceding the commencement of any entertainment or performance in said theater, opera house or building, until the close thereof.

Sec. 2. Any owner or owners of any one of the structures described in Section one (1) hereof, who shall fail to comply with the provisions of said section, shall be deemed guilty of a misdemeanor, and be fined in any sum not exceeding fifty dollars nor less than five dollars, for each day's offense.

Sec. 3. This ordinance shall be in force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun.

Which was read a first time and referred to the Committee on Public Health.

Mr. Eppert, by request:

General Ordinance No. 94-1907. An ordinance to amend Sections 36 and 147 of an ordinance entitled: "An ordinance providing for all matters concerning, affecting, or relating to the construction, alteration, repairing or removal of buildings, structures and appurtenances thereto, erected or to be erected in the City of Indianapolis, Indiana," approved June 6, 1904.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis that Sections 36 and 147 of an ordinance entitled: ordinance providing for all matters concerning, affecting, or relating to the construction, alteration, repairing or removal of buildings, structures and appurtenances thereto, erected or to be erected in the City of Indianapolis, Indiana," approved June 6, 1904, and the same is hereby amended to read as follows: Sec. 36. Dwellings, apartments and flat buildings shall have walls of brick or cement block, of the following thickness:

Brick Walls for Dwellings and Apartments and Flat Buildings.	Rubble Basement	Brick Basement	1st Story	2d Story	3rd Story	4th Story	5th Story	6th Story
1 story	18	12	8					
2 story	18	16	12	8				
3 story.,	18	16	12	12	8			
4 story	.20	16	16	12	12	8		
5 story	.25	20	16	16	12	12	8	
6 story		20	20	16	16	12	12	8

The above wall shall apply to all walls sixty (60) feet and under in length; when over sixty (60) feet in length such walls shall not have more than two upper stories twelve (12) inches thick, unless strengthened by brick cross walls or pilasters.

The walls of every building hereafter erected or enlarged within the fire limits, except as hereinafter provided, shall be built of brick, stone, iron or other incombustible materials: Provided, however, that if any person or persons desire to increase the height of any wooden dwelling, or any part thereof, already erected and situated within the fire limits, the height of such building when completed not to exceed two and one half $(2\frac{1}{2})$ stories, the Inspector of Buildings may grant a permit therefor, if in his judgment the fire hazard will not be increased thereby; and provided, further, that the second story of any dwelling or other building may be constructed of wood, if the walls of the first story thereof are of brick or cement block, and eight inches thick. A frame dwelling may be built within the fire limits if said dwelling is not over two stories high and has a four inch (4) brick or cement veneer wall, if said wall is properly anchored and provided with incombustible roof.

SEC. 2. This ordinance shall take effect and be in force from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun.

Which was read a first time and referred to the Committee on Public Property and Improvements.

MISCELLANEOUS BUSINESS.

By Mr. Rhodes:

Resolution No. 11—1907.

To the President and Members of the Common Council:

Gentlemen-Your Committee on License beg to offer the following resolution:

Resolved, That the following applications for retail liquor license (saloon) in the City of Indianapolis be and are hereby approved:

Henry Meyer, 1026 S. West street. Fred Metzheiser, 445 Kentucky avenue. No. 58.

No. 60. Lorenz Leppert, 146 S. Illinois street. Jas. D. Hamlin, 604 Blake street.

No. 62.

No. 64. Edward J. Gimber, 3501 Massachusetts avenue.

W. O. BANGS. W. A. RHODES. HARRY E. ROYSE. E. J. STICKELMAN. JOHN L. DONAVON. FAY WRIGHT. OTTO HOFMANN.

Mr. Rhodes moved that the resolution be adopted.

The roll was called and Resolution No. 11, 1907, was adopted by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

ORDINANCES ON SECOND READING.

Mr. Royse called for Appropriation Ordinance No. 11, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 11, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 11, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 15, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 15, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 15, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 12, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 12, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 12, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 75, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 75, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 75, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Fhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 76, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 76, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 76, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 14, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 14, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 14, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Bangs called for Special Ordinance No. 8, 1907, for second reading. It was read a second time.

Mr. Bangs moved that Special Ordinance No. 8, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Special Ordinance No. 8, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Bangs called for Special Ordinance No. 11, 1907, for second reading. It was read a second time.

Mr. Bangs moved that Special Ordinance No. 11, 1907, be stricken from the files. Carried.

Mr. Brown called for General Ordinance No. 77, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 77, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 77, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 1, viz.: Mr. Davis.

Mr. Brown called for General Ordinance No. 78, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 78, 1907, be stricken from the files. Carried.

Mr. Brown called for General Ordinance No. 79, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 79, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 79, 1907, was read a third time and passed by the following vote:

Ayes, 14, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Smither, Rhodes, Uhl, Portteus, Royse, Sullivan, Hofmann, Hilkene, Henry and President Frederick W. Eppert.

Noes, 6, viz.: Messrs. Davis, Neukom, Bangs, Stickelman, Donavon and Wright.

On motion of Mr. Neukom the Common Council, at 9:35 o'clock p. m., adjourned.

Fred, O, John D.

ATTEST:

City Clerk.



SPECIAL MEETING.

Council Chamber, City of Indianapolis, Ind. Monday, September 30, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, September 30, 1907, at 7:30 o'clock, in special session, President Frederick W. Eppert in the chair, pursuant to the following call:

Indianapolis, Ind., Sept. 27, 1907.

To the Members of the Common Council:

Gentlemen—You are hereby notified that there will be a special meeting of the Common Council in the Council Chamber on Monday evening, September 30, 1907, at 7:30 o'clock for the purpose of receiving committee reports and action on Appropriation Ordinances Nos. 16, 19 and 23, 1907, and General Ordinances Nos. 88 and 92, 1907. Also for the receiving of and action on applications for city retail liquor (saloon) licenses.

Yours truly,

Fred. W. Eppert, President.

I, James McNulty, clerk of the Common Council, do hereby certify that I have served the above and foregoing notice to each and every member of the Common Council, prior to the time of meeting, pursuant to the rules.

> James McNulty, City Clerk.

The clerk called the roll.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 19 members, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, 1, viz.: Mr. Hartmann.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, Sept. 30, 1907.

To the President and Members of the Common Council:

Gentlemen:-I herewith submit for your consideration and action the following applications for city retail liquor licenses, filed in my office in pursuance of and under the provisions of General Ordinance No. 39, 1907, viz:

No. 164. Peter Ivory, 377 South Illinois street.

No. 165. Quinn Hetherington, Northeast corner Washington and East streets.

No. 166. Wm. H. Quinn, Northeast corner Shelby and Beecher streets.

No. 167. Geo. J. Tacoma, Southwest corner Nebraska and Keystone avenue.

No. 168. J. M. Riley, 136 West Market street.

No. 169. J. W. Suess, 502 North Noble street.

No. 170. Fred Rasemann, 23 Virginia avenue.

No. 171. Augustus Giuffre, 429 South East street.

No. 172. Henry Egelhoff, Southeast corner Meridian and Frank streets.

Edward F. Schmidt, 1632 East Washington street. Julius S. Fivecoats, 1109 West Roache avenue. No. 173.

No. 174.

No. 175. John Cain, 25 South Delaware street.

S. A. D. Clary, 107 West Market street. No. 176.

Clyde E. Hopper, 131 W. Washington street. No. 177.

No. 178. Geo. F. Meyer, 1006 West Washington street.

No. 179.

No. 180.

Thomas W. Mason, 462 West 15th street. Simon Matelic, 716 North Warman avenue. Wm. R. Seitz, 1510 East Washington street. Charles Hilt, 246 Indiana avenue. No. 181.

No. 182. No. 183.

Simon Goldsmith, 1202 Roosevelt avenue. Henry A. Kolker, northeast corner Washington and No. 184. Pine streets.

No. 185. Sam Snitman, 301-3 Indiana avenue.

Theodore Bauer, 1422 East 10th street. No. 186.

No. 187. M. T. Boylen, 540 South Capitol avenue.

No. 188.

No. 189.

Frank Iten, 3206 West Washington street.

Tony Laraia, 435 East Washington street.

M. M. Scott, Northwest point Delaware and Virginia No. 190. avenue.

No. 191.

F. G. Barry, 301 Kentucky avenue. J. F. McCarthy, northwest corner Harrison and Pine No. 192. streets.

Wm. Eckert, Southwest corner New York and Miley No. 193. avenue.

No. 194. John Hebeler, 2913 West 10th street.

No. 195. Thos. J. Long, 906 East St. Clair street.

No. 196. Chris Janaki, 118 South West street.

No. 197. Ben Baker, 604 S. Illinois street.

No. 198. J. B. Reynolds, Northeast corner Holmes avenue and Bertha street.

No. 199. Alfred Sanders, 10 North Delaware street.

No. 200. John Kus, Northeast corner Warman and Walnut streets.

No. 201. B. B. Sefton, 1321 English avenue.

No. 202. Chas. Richter, Southwest corner New Jersey and Market streets.

No. 203. N. J. Lux, 18 West Ohio street.

Albert Blackwell, southwest corner Hillside avenue and No. 204. 20th street.

No. 205. U. G. Reed, 1434 West Washington street.

No. 206. John Hahn, 631 Massachusetts avenue.

R. Griffin, 1414 N. Missouri street. No. 207. Ralph Stubbs, 1126 East 10th street.

No. 208.

Chas. Fetters, Southeast corner Columbia avenue and No. 209. Belt R. R.

Martin Collins, 410 West Washington street. No. 210.

Joseph H. Vonderheide, 126 West Maryland street.

No. 210. No. 211. No. 212. No. 213. No. 214. No. 215. No. 216. No. 217.

Joseph H. Voliderheite, 126 West Maryland Edwin Shoreaker, 302 Blake street.

John Bernhart, 825 South Meridian street.

Jas. W. Cline, 1102 West Morris street.

Bert Ivey, 312 West Maryland street.

Charles Lawler, 702 Madison avenue.

Thomas Kinney, 201 South Noble street. John J. Gawley, 1806 Brighton Boulevard. No. 218.

S. Berringer, 2503 South Meridian street. No. 219. No. 220. Perry Porter, 952 West Walnut street.

No. 221. J. J. Sullivan, 901 Harrison street. No. 222. Ed. Linton, 742 Virginia avenue.

No. 223. J. P. Tarpey, 450 Agnes street.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 164:

INDIANAPOLIS, IND., Sept. 8, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Peter Ivory, being 36 years of age, residing at 556 Abbott street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 556 Abbott street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of a saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 377 South Illinois street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 15x25 feet, with one door east, one door south, one west, room and building fronting west on Illinois street, on the first floor of a two-story brick building, situated at the northwest corner of Illinois and South streets, on part of 70 feet off of the west end of lot No. 7, in Blake's sub. of square 96, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 377 South Illinois street, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

PETER IVORY.

Application No. 165:

Indianapolis, Ind., Sept. 9, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Quinn Hetherington, being 40 years of age, residing at 120 N. East street. City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Bloomington, Indiana, previous to April 1st, 1907, when I resided at 5 North East street, and my occupation for the same period has been that of farmer. The premises wherein and whereon I desire to carry on such business are located at Northeast corner Washington and East streets, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x35 feet, one door south, one west, two north and one east, room and building fronting south on Washington street, first floor of a three story brick building, and situated on part of 671/2 feet by 195 feet, outlot H, at the northeast corner of Washington and East streets, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northeast corner of East and Washington streets, ward No. 7. I also ask for pool table privileges in same room.

QUINN HETHERINGTON.

Application No. 166:

Indianapolis, Ind., Sept. 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. H. Quinn, being 54 years of age, residing at 843 College avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at College avenue, in the City of Indianapolis, Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at the northeast corner Shelby and Beecher streets, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Located in the front room, 20x40 feet, with one door west and one door east of barroom. Said barroom fronts west on Shelby street, on the first floor of a two-story frame building and situated on lot No. 21, in Richter's sub. of Cress's addition, in the City of Indianapolis, Center township, Marion county, Indiana. Ward No. 10.

W. H. QUINN.

Application No. 167:

Indianapolis, Ind., Sept. 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Geo. J. Tacoma, being 33 years of age, residing at 1404 S. Keystone avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1404 South Keystone avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at Southwest corner Nebraska and Keystone ave., in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x40 feet, one door north, one east, one west, fronting east at the southwest corner of Keystone avenue and Nebraska street, on the first floor of a one-story frame building, and situated on lot No. 115, in C. M. Cooper's Pleasant Park addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of Nebraska street and Keystone avenue. I also give notice for pool table. GEORGE J. TACOMA.

Application No. 168:

Indianapolis, Ind., Sept. 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, J. M. Riley, being 37 years of age, residing at 136 West Market street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 136 West Market street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of hotel and saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 136 West Market street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x70 feet, with three doors west, one north, one south, and two rooms north of bar, used for stockroom and poolroom, fronting south on Market street, on the first floor of a three-story brick building, and situated on 17 feet east of 16 9-12 feet off the west side of lot 8, in square 47, in the Sixth ward, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 136 West Market street. I also give notice that I will apply to said board for pool table privileges in same room. J. M. RILEY.

Application No. 169:

Indianapolis, Ind., Sept. 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, J. W. Suess, being 55 years of age, residing at 502 North Noble street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors

within the corporate limits of said city, as provided for by General Ordinance of said City No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 502 North Noble street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 502 North Noble street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18 feet by 50 feet, two doors west, one east, fronting east on Noble street, first floor of a two-story brick building and situated on lot No. 9, in Weshmeyer & Piel's sub. of outlot No. 49, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 502 North Noble street, in ward No. 7. I also give notice for pool table.

J. W. Suess.

Application No. 170:

Indianapolis, Ind., Sept. 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fred Rasemann, being 62 years of age, residing at 2325 Kenwood avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2325 Kenwood avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 23 Virginia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 20x50 feet, one door east one south, two west, room and building fronting east on Virginia avenue, on the first floor of a one-story frame building, situated on H. F. Smith's subcrivision of outlots Nos. 1 and 2, in square No. 64, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 23 Virginia avenue, in ward No. 12.

FRED RASEMANN.

Application No. 171:

Indianapolis, Ind., Sept. 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Augustus Giuffre, being 37 years of age, residing at 827 S. East street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 429 South East street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a room 22 feet by 14 feet with one front entrance on East street and

one rear entrance, in a one-story brick building located at 429 South East street, situated in the 11th ward, Center township, on lot 33½ feet by 55 feet of outlot No. 102, fronting on East street.

AUGUSTUS GIUFFRE.

Application No. 172:

Indianapolis, Ind., Sept. 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry Egelhoff, being 58 years of age, residing at 2022 Madison avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2022 Madison avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at southeast corner Frank and Meridian street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x40 feet, with two doors east, one west; room and building fronts west on Meridian street, on the first floor of a story-and-a-half frame building, and situated on lot No. 1, in Brown's addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southeast corner of Meridian street and Frank street, ward 13. I also give notice for pool table.

HENRY EGELHOFF.

Application No. 173:

Indianapolis, Ind., Sept. 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Edward F. Schmidt, being 31 years of age, residing at No. 8 Hamilton avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at No. 8 Hamilton avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of bar tender. The premises wherein and phereon I desire to carry on such business are located at No. 1632 E. Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 16 feet by 58 feet, one door south, one west and one east, room fronting south on Washington street, on the first floor of a two-story frame building, and situated on lot No. 2. in Ridenour's State avenue addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the northwest corner of State avenue and East Washington street, No. 1632 East Washington street, in ward No. 9. I also give notice to said board that I will apply for pool table privileges in the same room.

EDWARD F. SCHMIDT.

Application No. 174:

Indianapolis, Ind., Sept. 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Julius S. Fivecoats, being 29 years of age, residing at 1021 W. 28th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1021 West 28th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of bar tender. The premises wherein and whereon I desire to carry on such business are located at No. 1109 West Roache avenue, in the City of Indianapolis. Marion county, Indiana; said premises being more particularly described as follows: Front room, 22 feet by 32 feet, fronting north on Roache avenue, first floor of a one-story frame building; said room has one front door, one to the west and one south to stockroom. Said building is situated on lot three (3), in Ritter and Manfield addition to North Indianapolis, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1109 West Roache avenue, in ward 4. I also give notice for pool table.

JULIUS S. FIVECOATS.

Application No. 175:

Indianapolis, Ind., Sept. 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Cain, being 64 years of age, residing at 25 South Delaware street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 25 South Delaware street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 25 South Delaware street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x45 feet, one extra door east, fronting west on Delaware street, at the northeast corner of Delaware and Pearl streets, on the first floor of a two-story brick building and situated on lot No. 7, in square 63, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 25 South Delaware street, in ward No. 11. I also give notice to said board that I will apply for pool table and restaurant privileges in same room. JOHN CAIN.

Application No. 176:

Indianapolis, Ind., Sept. 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, S. A. D. Clary, being 46 years of age, residing at 521 S. Delaware street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors

within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 521 South Delaware street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 107 West Market street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x32 feet, one door east, one door south, one door north; said barroom and building fronts north on Market street, on the ground floor of a one (1) story brick building, and situated on lot No. one (1), in square No. fifty-four (54), in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 107 West Market street, in ward No. 6.

S. A. D. CLARY.

Application No. 177:

Indianapolis, Ind., Sept. 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Clyde E. Hopper, being 48 years of age, residing at 440 West Washington street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 440 West Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of bar tender. The premises wherein and whereon I desire to carry on such business are located at No. 131 West Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 20x72 feet, one door south to poolroom, one door north; building fronting north on Washington street, on the first floor of a two (2) story brick building, and situated on 21 feet on Washington street, 106½ feet on west line, 101½ feet on east line, northwest part, lot No. eleven (11), in square sixty-seven (67), in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 131 West Washington street, in ward No. 12. I also give notice for pool table and billiards and restaurant privileges in same room.

CLYDE E. HOPPER.

Application No. 178:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Geo. F. Meyer, being 29 years of age, residing at 235 Minnesota street, City of indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 235 East Minnesota street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of cooper. The premises wherein and whereon I desire to carry on such business

are located at No. 1006 West Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x42 feet, one door east, one south, one north, room and building fronting north on Washington street, on the ground floor of a two-story brick building, situated on lots 2 and 3, of out-lot 6, in Wood's subdivision, in the city of Indianapolis, Center township, Marion county, Indiana, and known as 1005 West Washington street, in ward No. 15. I also give notice for pool table.

GEO. F. MEYER.

Application No. 179:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas W. Mason, being 33 years of age, residing at 461 W. 15th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 461 West 15th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 462 West 15th street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 18 feet by 36 feet, one door south, one north, fronting south on Fifteenth street, on the ground floor of a two-story brick building, situated on lot 39, in C. St. John West's addition in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 462 West Fifteenth street, in ward No. 3. I also give notice to said board that I will apply for pool table privileges in same room.

THOMAS W. MASON.

Application No. 180:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Simon Matelic, being 27 years of age, residing at 710 Warman avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sel!, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Haughville, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of moulder and bartender. The premises wherein and whereon I desire to carry on such business are located at No. 716 North Warman avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x30 feet, one door west of bar and one north, room and building fronting east on Warman avenue, on the first floor of a one-story frame building, and situated on lot No. 47, in Wacker's second Haughville subdivision, in the City of Indianapolis, Wayne township, Marion county, Indiana, and known as No. 716 North

Warman avenue, ward No. 15. I also give notice for Manhattan pool table in front room, and for pool table in rear room, on said described property.

SIMON MATELIC.

Application No. 181:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. R. Seitz, being 33 years of age, residing at 3217 E. New York street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 3217 East New York street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1510 E. Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 15x15 feet, one door north, one south, fronting south on Washington street, on the first floor of a onestory frame building, situated on lot 4, west half lot 5, in Crane & Wasson's subdivision, Ridenour's second addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1510 East Washington street, in ward No. 9. I also give notice that I will apply to said board for pool table privileges.

WILLIAM R. SEITZ.

Application No. 182:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles Hilt, being 41 years of age, residing at Winston Flats, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Winston Flats, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 246 Indiana avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 20x35 feet, and one door west to poolroom, room fronting east on Indiana avenue, on the first floor of a three-story brick building, and situated on lot No. 12, square 34, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 246 Indiana avenue, in ward No. 6. I also give notice to said board that I will apply for pool table privileges in same room.

CHARLES HILT.

Application No. 183:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Simon Goldsmith, being 57 years of age, residing at 1123 Bellefontaine street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1123 Bellefontaine street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1202 Roosevelt avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x40 feet, one door south, two north, room and building fronting south on Roosevelt avenue, on the first floor of a two-story brick building, situated on 40 feet off of the west side of lot 37, in Alvord's subdivision of E. T. and S. K. Fletcher's addition, in the City of Indianapolis, Marion county, Indiana, and known as No. 1202 Roosevelt avenue, in ward No. 1. I also give notice to said board that I will apply for pool table privileges in same room.

SIMON GOLDSMITH.

Application No. 184:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry A. Kolker, being 53 years of age, residing at No. 225 North Summit street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at No. 225 North Summit street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of a saloon keeper. The premises wherein and whereon I desire to carry on such business are located at Northeast corner Washington and Pine streets, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 17½x77 feet, one door north, one door south, fronting south on Washington street, on the first floor of a two-story brick building, situated on lot No. 7, in Vajen's sub., outlot No. 70, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the northeast corner of Washington and Pine streets, in ward No. 9. I also give notice for pool table.

HENRY A. KOLKER.

Application No. 185:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Sam Snitman, being 27 years of age, residing at 923 South Illinois street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 923 South Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper.

The premises wherein and whereon I desire to carry on such business are located at Nos. 301 and 303 Indiana avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 8 feet at the south end, 39 feet at north end and 56 feet long, one door east, one door west, one in point fronting south, building fronting south in a point at Indiana avenue and Capitol avenue, on the first floor of a four-story brick building, situated on part of lot No. 6, square No. 28, in the City of Indianapolis, Center township, Marion county, Indiana, and known as Nos. 301 and 303 Indiana avenue, in ward No. 6. The said two numbers are one room.

SAM SNITMAN.

Application No. 186:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Theo Bauer, being 51 years of age, residing at 413 Blake street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 413 Blake street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1422 East Tenth street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x40 feet, with one door east, one west; room and building fronts south on East Tenth street, on the first floor of a one-story frame building, situated on lot 17, in Milligan's Park front addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1422 East Tenth street, in ward No. 1. I also give notice that I will apply to said board for pool table privileges in same room.

THEODORE BAUER.

Application No. 187:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, M. T. Boylen, being 56 years of age, residing at 1001 South Senate avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1001 South Senate avenue in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 540 South Capitol avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 15x25 feet, with one door west and one room to the west used for stockroom, room and building fronting east on Capitol avenue, on the first floor of a two-story brick building, and

situated on lot No. 14, in McKernan's subdivision of outlot No. 28, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 540 Capitol avenue, S., in ward No. 12.

M. T. BOYLEN.

Application No. 188:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank Iten, being 37 years of age, residing at 3206 West Washington street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 3206 West Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of a saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 3206 West Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: In a room 15 feet by 35 feet, with one door south, two doors west. Said barroom fronts south on Washington street, first floor of a story-and-one-half brick building, and situated on part of the west half of the northwest ¼ of section No. 9, township (15), range 3, east in Baker's West Washington (old) Wayne township, Marion county, Indiana, ward No. 15.

FRANK ITEN.

Application No. 189:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Toney Laraia, being 51 years of age, residing at 435 East Washington street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 435 East Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of restaurant and saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 435 East Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18 feet by 70 feet, and one door south, one north, room and building fronts north on Washington street, first floor of a three-story brick building, and situated on part of 50 feet west side lot No. 3, in square No. 61, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 435 East Washington street, ward No. 11. I also give notice for pool table.

TONY LARAIA.

Application No. 190:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, M. M. Scott, being 48 years of age, residing at 2163 N. Illinois street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2163 N. Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper The premises wherein and whereon I desire to carry on such business are located at northwest corner Virginia avenue and Delaware street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 8 feet at south end, 25 feet at north end and 32 feet long, one door south, one west, one north, room and building fronting south in a point at the northwest corner of Delaware street and Virginia avenue, on the first floor of a three-story brick building, and situated on part of lot 7, in square No. 64, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northwest point of Delaware and Virginia avenue, in ward No. 12.

M. M. Scott.

Application No. 191:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, F. G. Barry, being 27 years of age, residing at 301 Kentucky avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 301 Kentucky avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 301 Kentucky avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 28x34 feet, two doors south, one west, one north, room and building fronting northeast on Kentucky avenue, on the first floor of a one-and-a-half (11/2) story frame, situated on lot No. 12, outlot 16, in Weigand's subdivision, square No. 92, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 301 Kentucky avenue, in ward No. 12. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

F. G. BARRY.

Application No. 192:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, J. F. McCarthy, being 50 years of age, residing at northwest corner Harrison and Pine streets, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at northwest corner Harrison and Pine streets, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon and hotel keeper. The premises wherein and whereon I desire to carry on such business are located at northwest corner Pine and Harrison streets, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 16x26 feet, one door west, one door north, front door south; room and building fronts south on Harrison street, at the northwest corner Harrison and Pine streets, on the first floor of a two-story frame building, and situated on lot No. 46, in the Indianapolis & Cincinnati Railroad Company's sub. of outlot No. 91, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northwest corner of Harrison and Pine streets, in ward No. 11. I also give notice for pool table privileges.

Application No. 193:

Indianapolis, Ind., Sept. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, William Eckert, being 26 years of age, residing at 1032 High street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 515 Stevens street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of bottling department Indianapolis Brewing Company. The premises wherein and whereon I desire to carry on such business are located at southwest corner Miley avenue and New York street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 19x36 feet, one door west, one door north, one east; room and building fronts east on Miley avenue, at the southwest corner of Miley avenue and New York street, on the first floor of a two (2) story frame building, and situated on lot No. 680, in G. W. Stout's New York street addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of New York street and Miley avenue, in ward No. 15. I also give notice for pool table.

WILLIAM ECKERT.

Application No. 194:

Indianapolis, Ind., Sept. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Hebeler, being 46 years of age, residing at 3227 W. 10th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at

Haughville, Indiana, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of bartender. The premises wherein and whereon I desire to carry on such business are located at No. 2913 W. 10th street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 23x31 feet, fronting north on Tenth street, at the southeast corner of Tenth and Ketcham streets, on the first floor of a two-story frame building, and situated on lot No. 120, in Wacker's third Haughville addition, in the City of Indianapolis, Wayne township, Marion county, Indiana, and known as 2913 W. 10th street, ward No. 15. Main entrance facing north, one exit south, one east. I also give notice for pool table.

JOHN HEBELER.

Application No. 195:

Indianapolis, Ind., Sept. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas J. Long, being 30 years of age, residing at 415 Minerva street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 415 Minerva street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of shipping clerk. The premises wherein and whereon I desire to carry on such business are located at No. 906 E. St. Clair street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 17x21 feet, one extra door north, fronting south on E. St. Clair street, with one room to the west used for stock room, on the first floor of a one-story frame building, and situated on lot 11, in Peru & Indianapolis Railroad Company's subdivision of parts of outlots 43 and 44, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 906 E. St. Clair street, in ward No. 8.

Thomas J. Long.

Application No. 196:

Indianapolis, Ind., Sept. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Chris Janaki, being 32 years of age, residing at 116-118 S. West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 116 and 118 S. West street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of grocery, bakery, saloon and restaurant. The premises wherein and whereon I desire to carry on such business are located at No. 118 S. West street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 12x18 feet, one door east, one west, first floor of a two-story frame building, fronting east on West street, and situated on lot No. 6, in Ellis and May's sub. of outlot No. 138, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 118 S. West street, ward No. 12. I also give notice for pool table.

CHRIS JANAKI.

Application No. 197:

Indianapolis, Ind., Sept. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Ben Baker, being 35 years of age, residing at 905 S. Delaware street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 604 S. Illinois and 24 S. Delaware street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 604 S. Illinois street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 14x35 feet, with one door south, one door west, room fronting east on Illinois street, on the ground floor of a two-story brick building, situated on lot No. 2, in Binkley's subdivision of outlot 124, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 604 S. Illinois street, in ward No. 12. One entrance from Illinois street and one from rear. I also give notice to said board for pool table privileges.

BEN BAKER.

Application No. 198:

Indianapolis, Ind., Sept. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, J. B. Reynolds, being 43 years of age, residing at 1027 W. Michigan street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1027 W. Michigan and 1322 W. Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at northeast corner Holmes avenue and Bertha street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x30 feet, one door east, one west, fronting west, at the northeast corner Holmes avenue and Bertha street, first floor of a twostory frame building and situated on lot No. 81, in Rosemont add. in the City of Indianapolis, Wayne township, Marion county, Indiana. and known as the northeast corner Holmes avenue and Bertha street. One entrance from Bertha and one from Holmes avenue. I also give pool notice.

J. B. REYNOLDS.

Application No. 199:

INDIANAPOLIS, IND., Sept. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Alfred Sanders, being 23 years of age, residing at 1129 Churchman avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 230 E. Wabash street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 10 N. Delaware street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 14½x32 feet, one door west, one front door east, fronting east on Delaware street, on the first floor of a three-story brick building, situated on part of 80 feet north of the southeast corner of lot No. 12, and fronting 15 feet on Delaware street, in square 57, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 10 N. Delaware street, in ward No. 7. One entrance from Delaware street.

ALFRED SANDERS.

Application No. 200:

INDIANAPOLIS, IND., Sépt. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Kus, being 27 years of age, residing at northeast corner Walnut and Warman avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Warman and Walnut and 2930 W. 10th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at northeast corner Walnut and Warman avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 20x40 feet, one door west, one east, at the northeast corner Warman and Walnut streets, first floor of a one-story frame building, and situated on lot No. 40, in Wacker's first Haughville addition, in the City of Indianapolis, Wayne township, Marion county, Indiana, and known as the northeast corner Warman and Walnut streets. One entrance from Walnut street and one from Warman avenue and one from rear. I also give pool table notice.

JOHN KUS.

Application No. 201:

Indianapolis, Ind., Sept. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, B. B. Sefton, being 46 years of age, residing at 711 Laurel street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General

Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1321 English avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1321 English avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x60 feet, one door north, two east, two south; said room and building fronts north on English avenue, on the first floor of a two-story brick building, situated on lot No. 1, in Spann & Co.'s Woodlawn addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1321 English avenue, in ward No. 10. One entrance from English avenue, two from Laurel, one from rear. I also give notice to said board that I will apply for pool table privileges in same room.

B. B. Sefton.

Application No. 202:

Indianapolis, Ind., Sept. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles Richter, being 33 years of age, residing at 820 Greer street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel1, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 820 Greer street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper and The premises wherein and whereon I desire to carry on such business are located at southwest corner Market and New Jersey streets, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 17x47 feet 2 inches, and one door east, one door north, fronting east on New Jersey street, at the southwest corner New Jersey and Market streets, and situated on lot No. five (5), in Anderson's et al.'s sub., square fifty-nine (59), in the City of Indianapolis. Said building is a three (3) story brick building and has no other rooms connected with the bar, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner New Jersey and Market street, ward No. 7.

CHARLES RICHTER.

Application No. 203:

INDIANAPOLIS, IND., Sept. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, N. J. Lux, being 27 years of age, residing at 201 Roberts annex, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 201 Roberts annex, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business

are located at No. 18 W. Ohio street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x50 feet, with two extra doors west, fronting south on Ohio street, on the first floor of a three-story brick building, and situated on lot No. 4, in Webb & Braden's subdivision of square No. 35, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 18 W. Ohio street, ward No. 6. I also give notice for pool table.

N. J. Lux.

Application No. 204:

Indianapolis, Ind., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Albert Blackwell, being 31 years of age, residing at 1950 Hillside avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1950 Hillside avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at southwest corner Hillside avenue and 20th street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x40 feet, with one door east, one north, one west, fronting east on Hillside avenue, at the southwest corner of Hillside avenue and Twentieth street, on the first floor of a two-story frame building, and situated on lot No. 178, in Cooper and Picken's second northeast addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of Hillside avenue and Twentieth street, in ward No. 1. I also give notice for pool tablé.

ALBERT BLACKWELL.

Application No. 205:

INDIANAPOLIS, IND., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, U. G. Reed, being 39 years of age, residing at 1518 W. New York street, City of Indianapolis, State of Indiana, do hereby make application for a licease to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1518 West New York street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1434 West Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x30 feet, two doors north, one south, one east, room fronting south on Washington street, on the first floor of a two (2) story frame building, and situated on 38 feet 2 inches off the west side of lot No. 6, block No. 2, in Blake and Ray's sub., in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1434 West Washington street, ward No. 15. I also give notice for pool table privileges in same room.

ULYSSES GRANT REED.

Application No. 206:

INDIANAPOLIS, IND., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Hahn, being 36 years of age, residing at 515 Bright street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 515 Bright street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of butcher. The premises wherein and whereon I desire to carry on such business are located at No. 631 Massachusetts avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 20x25 feet, two extra doors south, fronting north and partly northwest on Massachusetts avenue, on the ground floor of a story-and-one-half frame building, and situated on part of lot No. 22, in outblocks 46 and 47, subdivision of outblocks made by J. Wood, et al., in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 631 Massachusetts avenue, in ward No. 7. I also give notice for pool table.

JOHN HAHN.

Application No. 207:

INDIANAPOLIS, IND., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, R. Griffin, being 47 years of age, residing at 221 Douglass street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 221 Douglass street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper and bartender. The premises wherein and whereon I desire to carry on such business are located at No. 1414 North Missouri street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 15x30 feet, one entrance on Missouri street, one from room on the north and one from rear, one door west, one east, room and building fronting east on Missouri street, on the first floor of a two-story frame building, and situated on north half (1/2) of lot No. 13, in St. John West's addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1414 North Missouri street, in ward 3. I also give notice for pool table.

R. GRIFFIN.

Application No. 208:

INDIANAPOLIS, IND., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Ralph Stubbs, being 27 years of age, residing at 1224 Roosevelt avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sel¹, barter, and give away intoxicating liquors

within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1126 East Tenth street and 1224 Roosevelt avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper and bartender. The premises wherein and whereon I desire to carry on such business are located at No. 1126 E. 10th street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 20 feet by 40 feet, and one extra door north, one entrance from front side and rear, fronting south on East Tenth street, on the first floor of a two-story brick building, and situated on lot No. 11, in George F. Adam's sub., of lots Nos. 1 and 2, in Albert E. Fletcher's first addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1126 East Tenth street, in ward No. 1. I also give notice to said board that I will apply for pool privileges in the same room.

RALPH STUBBS.

Application No. 209:

Indianapolis, Ind., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Chas Fetters, being 33 years of age, residing at 1727 Arsenal avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1727 Arsenal avenue, City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper and gun smith. The premises wherein and whereon I desire to carry on such business are located at Southeast corner Belt R. R. and Columbia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18 feet by 40 feet, one door west, one door east, fronting west on Columbia avenue, on the first floor of a one-story frame building, and situated on lot No. 16, in square No. 13, in S. A. Fletcher, Jr., Northeast addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southeast corner of Columbia avenue and Belt railroad, in ward No. 1.

CHAS. FETTERS.

Application No. 210:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Martin Collins, being 32 years of age, residing at 1012 W. Walnut street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 410 W. Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper.

The premises wherein and whereon I desire to carry on such business are located at 410 W. Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 14x45 feet, one door south, one door north, room and building fronting south on Washington street, on the first floor of a two-story brick building, and situated on 16 feet on Washington street and 115 feet southwest corner of lot No. 12, in square No. 51, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 410 W. Washington street, in ward No. 6. One entrance from Washington street and one from rear.

MARTIN COLLINS.

Application No. 211:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Joseph H. Vonderheide, being 33 years of age, residing at 60 N. Gray street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 126 W. Maryland street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 126 W. Maryland street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 15x25 feet, one door west, one north, one south, with pool room to the west, stock room and kitchen to the south, fronting south on Maryland street, on the first floor or basement room of a two and one-half story brick building, and situated on part of 58½ feet on Kentucky avenue and 41½ feet on Maryland street, east side of lot No. 6, square 67, in the City of Indianapolis, Center town-ship, Marion county, Indiana, and known as No. 126 W. Maryland street, in ward No. 12. One entrance from Maryland street and one from room on the west, one from rear.

Joseph H. Vonderheide.

Application No. 212:

Indianapolis, Ind., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Edwin Shoreaker, being 38 years of age, residing at 302 Blake street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 302 Blake street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 15x40 feet, one door east, one north, one south, one west; room and building fronts east at the northwest corner of Blake and New York streets, on the first floor of a two-story brick building, and situated on lot

No. 50, outlot No. 150, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 302 Blake street, in ward No. 5. One entrance from Blake and one from New York street. I also give notice to said board that I will apply for pool table privileges in the same room.

EDWIN SHOREAKER.

Application No. 213:

INDIANAPOLIS, IND., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Bernhart, being 53 years of age, residing at 622 S. New Jersey street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 622 S. New Jersey street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 825 S. Meridian street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 20x40 feet, and two extra doors east, room and building fronting west on Meridian street, on the first floor of a two-story brick building, situated on lot No. 9, outlot 116, in McCarty's subdivision, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 825 S. Meridian street, in ward No. 12. One entrance from Meridian street, one from Sycamore street, one from Charles street. I also give notice to said board that I will apply for pool table and bowling alley privileges in same room. JOHN BERNHART.

Application No. 214:

Indianapolis, Ind., Sept. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Jas. W. Cline, being 44 years of age, residing at 1102 W. Morris street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1102 W. Morris street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1102 W. Morris street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 19x50 feet, one door south, one east, one north, one west, fronting south at the northwest corner of Morris street and Kentucky avenue, on the first floor of a two-story frame building, situated on lot No. 17, in the Davis and Nordyke addition to the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1102 W. Morris street, in ward No. 14. One entrance from Morris street, one from Kentucky avenue, two from living rooms. I also give notice to said board that I will apply for pool table privileges in same room.

JAS. W. CLINE.

Application No. 215:

INDIANAPOLIS, IND., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Bert Ivey, being 27 years of age, residing at 1316 Park avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1316 Park avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of nurse and attendant. The premises wherein and whereon I desire to carry on such business are located at No. 312 W. Maryland street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x28 feet, with one door north and one door south, room and building fronting south on Maryland street, first floor of a one-story brick, and situated on lot No. 11, in square No. 69, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 312 West Maryland street, ward No. 12. One entrance from Maryland street, one from west side of building.

BERT IVEY.

Application No. 216:

Indianapolis, Ind., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles Lawler, being 28 years of age, residing at 15 E. McCarty street, City of Indianapolis, State of Indiana, do hereby make application for a license to sel', barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 702 Madison avenue in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 20x35 feet, one door west, one east; room and building fronts east on Madison avenue, on the first floor of a two-story brick building, and situated on lot No. 1, in McCarty's subdivision of outlot 114, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 702 Madison avenue, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

CHARLES LAWLER.

Application No. 217:

INDIANAPOLIS, IND., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas Kinney, being 52 years of age, residing at 201 S. Noble street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General

Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 201 S. Noble street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 201 S. Noble street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 20x35 feet, one door west, one east, one south, one north; said room fronts west on Noble street, at the southeast corner of Noble and Georgia streets, on the first floor of a two-story brick building, situated on lot 15, except 60 feet east end thereof, in Bates' subdivision, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 201 S. Noble street, in ward No. 11. One entrance from Noble street and one from Georgia street, one from rear,

THOMAS KINNEY.

Application No. 218:

Indianapolis, Ind., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John J. Gawley, being 26 years of age, residing at 1464 Belmont. avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two two years immediately preceding the date of this application has been at 1502 S. Belmont avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon The premises wherein and whereon I desire to carry on such business are located at No. 1806 Brighton Boulevard, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 16x37 feet, one door south, one east, one west, fronting east on Brighton Boulevard, on the ground floor of a two-story frame building west of the canal, on the north part of the east end of the south half of the northwest quarter of section 35, township 16, range 3, and north of the canal, the east end of the north half of the northwest quarter, section 35, township 16, range 3, containing 17.79 acres, and known as 1806 Brighton Boulevard, in ward No. 4, in the City of Indianapolis, Center township, Marion county, Indiana.

JOHN J. GAWLEY.

Application No. 219:

Indianapolis, Ind., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, S. Berringer, being 49 years of age, residing at 2503 S. Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2503 S. Meridian street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon

keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2503 S. Meridian street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x30 feet, one door west, one east, one north, room and building fronting west on Meridian street, on the first floor of a one-story frame building, and situated on lot No. 6, in Hoefgen's heirs' subdivision, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 2503 S. Meridian street, in ward No. 13. One entrance from Meridian street, one on the north side of building, one from rear. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

Application No. 220:

INDIANAPOLIS, IND., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Perry Porter, being 44 years of age, residing at 952 W. Walnut street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 952 W. Walnut street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 952 W. Walnut street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 15x24 feet, and one extra door north, room and building fronting south on Walnut street, on the first floor of a two-story frame building, situated on lot 6, in block 5, in Fatout's commissioners' subdivision of outlot 157, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 952 W. Walnut street, in ward No. 5. One entrance from Walnut street, one from Locke street, one from rear.

PERRY PORTER.

Application No. 221:

INDIANAPOLIS, IND., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, J. J. Sullivan, being 33 years of age, residing at 901 Harrison street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two vears immediately preceding the date of this application has been at 901 Harrison street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 901 Harrison street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x30 feet, one door north, one west, one south, one east, fronting north, at the southeast corner of Harrison and Pine streets, on the first floor of a two-story brick building, situated on lots 21 and 22, in Fletcher, Witt, Taylor & Hoyt's subdivision of out-

lots 96, 97, 98 and south half of 91, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 901 Harrison street, in ward No. 11. One entrance from Harrison street, one from Pine, one from side room, one from rear. I also give notice for pool table privileges in same and adjoining room.

J. J. SULLIVAN.

Application No. 222:

Indianapolis, Ind., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Ed. Linton, being 42 years of age, residing at 1112 Pleasant street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1112 Pleasant street and 712 Lexington avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 742 Virginia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 16x38½ feet, with one extra door east, fronting west on Virginia avenue, on the first floor of a two-story brick building, situated on lot 344, in F. W. T. et al.'s subdivision of outlot 94, etc., in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 742 Virginia avenue, in ward No. 11. One entrance from Virginia avenue, one from Cedar street, one from rear. I also give notice to said board that I will apply for pool table privileges in same room.

Ed. Linton.

Application No. 223:

Indianapolis, Ind., Sept. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, J. P. Tarpey, being 41 years of age, residing at 955 W. Michigan street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of watchman at market house. The premises wherein and whereon I desire to carry on such business are located at No. 450 Agnes street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 15x50 feet, with one door north, one east, one west, building and room fronting east on Agnes street, first floor of a two-story frame building and situated on lot No. 89, in Elliott's sub. of outlot 156, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 450 Agnes street, ward 5. I also give notice for pool table.

J. P. TARPEY.

Which were read and referred to the Committee on License.

REPORTS FROM STANDING COMMITTEES.

From Committee on Finance:

Indianapolis, Sept. 30, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—Your Finance Committee, to which was referred Appropriation Ordinance No. 16, entitled "An ordinance appropriating moneys for the purpose of defraying current expenses of the city government of the City of Indianapolis, Indiana, and for the use of the several executive departments thereof, for the fiscal year beginning January 1, 1908, and ending December 31, 1908, including all outstanding obligations which become due and payable within said period, and fixing a time when the same shall take effect," begs leave to report that we recommend that said ordinance be amended as follows, to-wit:

"By striking out of Section 1 of said ordinance item 3 under Department of Finance which said item reads as follows to wit: "For

Memorial Day the sum of two hundred dollars (\$200).

"By striking out of Section 1, item 6 under Department of Finance and inserting in lieu thereof the words and figures following, to-wit: "For Special Police Judge the sum of one hundred and fifty dollars" (\$150.00)."

"By striking out of Section 1, item 2 under Department of Law and inserting in lieu thereof the words and figures following to-wit: "For judgments, compromises and costs, the sum of six thousand

dollars (\$6,000.00).

"By striking out of Section 1, item 5 under Department of Public Works, which said item 5 reads as follows, to-wit: "For bath houses, improvements and maintenance, the sum of two thousand dollars (\$2,000.00)."

"By striking out of Section 1, item 7 under Department of Public Works and inserting in lieu thereof the words and figures following, to-wit: "For repairs to bridges the sum of twelve thousand dollars (\$12,000.00)."

"By striking out of Section 1, item 12 under Department of Public Works and inserting in lieu thereof the words and figures follow-

ing, to-wit:

"For salary of the City Civil Engineer, the sum of two thousand

five hundred dollars (\$2,500.00).

"For salary of two assistant City Civil Engineers, the sum of three thousand dollars (\$3,000.00)."

"For salary of six instrument men, the sum of seven thousand

two hundred dollars (\$7,200.00)."

"For salary of one Chief Clerk to the City Civil Engineer, the sum of one thousand three hundred and twenty dollars (\$1,320.00)." "For salary of two additional clerks, the sum of one thousand six

hundred and eighty dollars (\$1,680.00)."
"For salary of six draughtsmen, the sum of five thousand and

forty dollars (\$5,040.00)."

"For salary of one chemist, the sum of nine hundred and sixty dollars (\$960.00)."

"For salary of twelve rodmen, the sum of ten thousand and eighty dollars (\$10,080.00)."

"For salary of one chief inspector the sum of one thousand and one hundred dollars (\$1,100.00)."

"For the salary of one stenographer, the sum of eight hundred and forty dollars (\$840.00)."

"For the salary of inspectors, the sum of thirty-one thousand two

hundred and eighty dollars (\$31,280.00)."

"By striking out of Section 1, item 16 under Department of Public Works and inserting in lieu thereof the words and figures following, to-wit: "For electric, gas and vapor lights, the sum of one hundred and forty-two thousand five hundred dollars (\$142,500.00).

"By striking out of Section 1, item 20 under Department of Public Works and inserting in lieu thereof the words and figures following, to-wit: "For garbage, collection and disposal of, the sum of fifty-two

thousand dollars (\$52,000.00).

"By inserting the word "unimproved" after the word "repairs"

in Section 1, item 31, under Department of Public Works.

By striking out of Section 1, item 32 under Department of Public Works and inserting in lieu thereof the words and figures following. "For repairs to permanently improved streets other than asphalt streets, the sum of fifteen thousand dollars (\$15,000.00)."

By striking out of Section 1, item 34 under Department of Public Works and inserting in lieu thereof the words and figures following, to-wit: "For street sprinkling, unimproved, the sum of thirty thousand dollars (\$30,000.00)."

By striking out of Section 1, item 1 under Department of Public Safety, Building Inspection, and inserting in lieu thereof the words and figures following, to-wit: "For salaries of inspectors and assistants, the sum of six thousand six hundred dollars (\$6,600.00).

By adding to Section 1 of said ordinance the words and figures following, to-wit:

"DEPARTMENT OF PUBLIC PARKS."

"For the maintenance of Garfield Park the sum of thirteen thousand six hundred dollars (\$13,600.00)."

"For the maintenance of Military Park the sum of two thousand four hundred dollars (\$2,400.00)."

'For the maintenance of University Square, the sum of one thousand dollars (\$1,000.00)."

"For the maintenance of St. Clair Square and Ft. Wayne, the sum of one thousand dollars (\$1,000.00)."

"For the maintenance of the street centers in Hendricks street, Fletcher avenue, Oriole street and South street, the sum of one thousand dollars (\$1,000.00)."

"For the maintenance of Spades Park and street centers in Fletcher avenue and East Eleventh street, the sum of one thousand eight hundred dollars (\$1,800,00)."

"For the maintenance of Greenlawn, the sum of one thousand dollars (\$1,000.00)."

"For the maintenance of Morton Place street centers, the sum of eight hundred dollars (\$800.00).'

"For the maintenance of Morris Square, the sum of three hundred and fifty dollars (\$350.00).'

"For the maintenance of McCarty Place, the sum of two hundred and fifty dollars (\$250.00)"

"For the maintenance of Indianola Square, the sum of five hundred dollars (\$500.00)."

"For the maintenance of Highland Square, the sum of seven hun-

dred and fifty dollars (\$750.00)."

"For the maintenance of Flower Mission Park, the sum of eight hundred dollars (\$800.00)."

"For the maintenance of Highland Place centers, the sum of three hundred and fifty dollars (\$350.00)."

"For the maintenance of East Thirty-second street centers, the sum of four hundred and fifty dollars (\$450.00)."

"For the maintenance of Brookside Park, the sum of four thou-

sand eight hundred dollars (\$4,800.00)."

"For the maintenance of Riverside Park, the sum of ten thousand

dollars (\$10,000.00)."
"For the maintenance of Irving Circle, the sum of two hundred

dollars (\$200.00)."

"For the maintenance of White River boulevard, the sum of one bundred dellary (\$100.00)"

hundred dollars (\$100.00)."

"For the maintenance of Fall Creek boulevard, the sum of one

thousand dollars (\$1,000.00)."

"For the maintenance of Pleasant Run boulevard, the sum of one thousand dollars (\$1,000.00)."

"For the maintenance of Capitol avenue boulevard, the sum of four thousand dollars (\$4,000.00)."

"For the maintenance of Deaf and Dumb park, the sum of two thousand dollars (\$2,000.00)."

"For the maintenance of Boswell Place the sum of one hundred dollars (\$100.00)."

"For the improvement of Greenlawn, the sum of one thousand dollars (\$1,000.00)."

"For the improvement of University Square, the sum of one thousand dollars (\$1,000.00)."

"For the improvement of Garfield Park the sum of seven thousand dollars (\$7,000.00)."

"For the improvement of Oriole street centers the sum of two hundred dollars (\$200.00)."

"For the improvement of Spades Place, the sum of one thousand dollars (\$1,000.00)."

"For the improvement of Brookside Park, the sum of four thousand dollars (\$4,000.00)."

"For the improvement of Riverside Park the sum of ten thousand dollars (\$10,000.00)."

"For the improvement of White River boulevard the sum of two hundred and fifty dollars (\$250.00)."

"For the improvement of Pleasant Run boulevard the sum of one thousand dollars (\$1,000.00)."

"For the improvement of Fall Creek boulevard the sum of seven thousand dollars (\$7,000.00)."

"For street centers in Tuxedo street the sum of three hundred and fifty dollars (\$350.00)."

"For street centers in Ashland avenue the sum of three hundred and fifty dollars (\$350.00)."

"For street centers in Sturm Place the sum of three hundred and fifty dollars (\$350.00)."

"For street centers in Nelson street the sum of three hundred and fifty dollars (\$350.00)."

Your Finance Committee recommends that, after being amended as hereinabove set forth, said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE ALBERT E. COTTEY J. H. HAMLET. JAS. F. SULLIVAN. JACOB H. HILKENE. W. O. BANGS. W. A. RHODES.

Indianapolis, Sept. 30, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

GENTLEMEN—In submitting its report, with recommendations upon the annual appropriation ordinance, or the budget, your Finance Committee deems it proper to set forth in more detail its reasons for many of the reductions recommended.

It is to be regretted that no more time was permitted for consideration of this ordinance by your committee. The ordinance was introduced on September 16th. In the ordinary course of procedure, it would not, and the ordinance did not, come into the hands of your committee until a week later, that time being required to print the copies of the proceedings of this body. Had not your committee secured, through the Mayor and City Controller, an unofficial copy of that part of the ordinance which set forth the amounts asked for in the various funds of the different departments, it would have been still further handicapped for time in which to consider this most important ordinance.

The ordinance as introduced carries with it an appropriation of \$1,767,783.59 and contains 167 different items of appropriations, distributed among twelve different departments or subdepartments. The largest sum appropriated for any department is, of course, for the Department of Public Works, wherein the total appropriation asked for aggregates \$852,550.00, divided into 40 different items varying in

amounts from \$300.00 to \$152,500.00.

The heads of different departments have had their experience in handling the work of their respective departments for nearly two years, as a practical guide in arriving at their estimates for the coming year. All of them, except the Department of Public Health and Charities, receive compensation that warrants the devotion of more time to the duties of their position than is reasonably expected from any member of this committee or of this body. The heads of these departments, with their experience and familiarity with the details of their respective departments, required many weeks to prepare their estimates of funds needed; but your committee has had about ten days for the same work. The time allowed us has been all too short, and it will be apparent to this body that much must be "accepted on faith." Even "faith." however, has its limitations, and your committee has deemed it proper to make material reductions in several items, because time and facilities were insufficient for gaining the fullest information.

For illustration: Your committee did not have the time to go as fully as prudence would demand into all the possibilities for a saving to the city in the purchase of an asphalt plant, in order that it might make its own repairs to asphalt pavements. It did, however, go into this question far enough to become convinced that there

were strong reasons for believing that a large saving might be made in this item, which is one of the large items in the budget.

Had this item been the only one your committee was called upon to consider, the time allowed, ten days, could hardly be deemed a sufficient time for the consideration of a matter of such importance as it is.

Your committee has, therefore, recommended several material reductions in the budget without recommending a proportionate reduction in the tax levy, because subsequent events may show these reductions to be ill timed and not opportune. This is true of the reduction recommended in the appropriation for repairs to permanently improved streets, as well as other items wherever reductions have been recommended. Future developments may make these appropriations advisable, and we deem it but sound business judgment to provide for the needs of taking care of them with special appropriations by not making a proportionate reduction in the levy recommended.

Of this character are reductions recommended by your committee aggregating \$92,300 reductions which it may become necessary to re-

place at some later date.

Your committee's reasons for recommending the reductions of this character are specifically set forth below. Other reductions recommended by your committee aggregate \$26,750.00, an amount a little in excess of the revenue produced by 1½ cent tax levy.

BRIDGES.

We have reduced the appropriation asked for bridges from \$35,000.00 to \$12,000.00. The Mayor in his message to the Common Council has taken occasion to call attention to the law on this subject, providing that the Board of County Commissioners shall build

all bridges, the cost of which exceeds \$500.00.

It is submitted that \$12,000.00 will be ample for all the needs of the city for the repair of bridges, the additional \$23,000.00 asked for being intended for use in the construction of new bridges. New bridges are needed in many places over Pleasant Run, Pogues Run and the Canal. We believe in placing the responsibility of these bridges where it properly belongs, with the Board of County Commissioners, and do not recognize their failure or refusal to do their plain duty, as a sufficient reason for the city assuming the burden of expending \$23,000.00 for county benefits, which means the addition of more than one cent to our tax levy.

The residents within the corporate limits of the city pay a per cent of the total taxes for county purposes, variously estimated at from 85 per cent to 90 per cent. If the citizens residing within the city pay from 85 per cent to 90 per cent of the cost of all bridges built over Bean Creek, Lick Creek, Eagle Creek and other streams outside of the city limits, it certainly is not unreasonable to demand that citizens resident of the county outside of the city should pay 10 per cent to 15 per cent of the cost of building bridges over Pleasant Run and Pogues Run within the city limits, and that is all they would be paying, should the county build their bridges.

It is certain that a greater per cent of the residents of the county outside of the city use the city bridges in their business within the city than do city residents use the bridges in the county outside of the city limits, and this is especially true of many bridges built in remote parts of the county, and seldom, if ever, used by any city resident, although the city pays 85 per cent to 90 per cent of the cost of

every bridge even in the most remote corners of the county.

Therefore, we believe that the city should stand upon a determination to insist upon simple equity in this regard, and demand that the county assume its full share of the obligation in regard to the building of new bridges within the corporate limits of the city.

STREET SPRINKLING.

Your committee has reduced the item for street sprinkling from \$45,000.00 to \$30,000.00, a reduction of \$15,000.00. The amount appropriated for 1907 for this work was \$45,000.00, and a like sum is asked for 1908. This seems to your committee to be excessive for the purpose and under the conditions. There has been a large number of streets permanently improved during the year 1907, which are thus permanently removed from the sprinkling list.

In addition to this, the sprinkling has been discontinued in a large number of unimproved streets, most of which will probably not be

included in the sprinkling for 1908.

Of the \$45,000.00 appropriated for this work this year, the sum of \$1,500.00 has been heretofore transferred by the Council, upon the recommendation of the City Comptroller, to the Contagious Disease Fund, under the Department of Public Health and Charities, yet with this deduction there was a balance of \$22,301.88 in this fund, on September 1st, with the end of the sprinkling season but one and a half months off.

On the basis of work done during the present year, making no deductions for streets that will be permanently improved during the coming year, your committee feels that the sum of \$30,000,00 will be more than sufficient to carry through this work for the year 1908, and has cut the appropriation to this figure.

LIGHTS.

In the item of "Electric, gas and vapor lights" wherein an additional \$10,000.00 is asked for, we find the city is using but 1,681 electric lights at an annual cost of \$74 per year for each light, and no gas or vapor lights are being used. This would make an annual expenditure of \$124,394.00, leaving a probable surplus in this fund of \$18,106.00. In addition to this sum the city now has an agreement with the railroad companies to pay one-third of the cost of lighting their crossings (and your committee claims they should pay the entire cost). This agreement will reduce the cost of lights to the city about \$2,000.00 in round numbers. This amount added to the \$18,106.00 excess of the current appropriation over amount needed for lights actually used, will give a sum in excess of \$20,000.00 as a balance in the fund. This excess would supply, at the contract price, 271 additional lights. This number of additional lights will clearly take care of all the additional lights which it is reasonable to assume the city will order installed during the coming year.

Therefore, the Finance Committee can not see any necessity for an increase of \$10,000.00 in this item of appropriation. The committee has therefore reduced this item by \$10,000.00, leaving the appropriation at the same figure as for the year 1907; this sum having proven more than sufficient for 1907, we can not see why it should be increased

\$10,000.00 for 1908.

STREET REPAIRS.

For repairs to permanently improved streets, the budget as presented carries an appropriation of \$75,000.00. This is \$10,000.00 in excess of the amount appropriated for the year 1906, but is only equal

to the amount appropriated and asked for during the current year. The sum asked for in the budget is probably reasonable if the city should continue to make repairs to asphalt streets under the contract snould continue to make repairs to aspirant streets under the contract system, as heretofore. In this connection, however, your committee is of the opinion that the time has come when the city should discontinue the practice of doing this work under the contract system. We believe the city should use and operate its own plant for the purpose of making repairs to asphalt streets. We believe this plan would be not only more economical but eminently more satisfactory to the residents upon the streets to be repaired, as well as to the general public that uses them. The need for such a plant grows and has grown from year to year, as more and more of the asphalt streets pass out from the guarantee period and become a charge upon the city for repairs and maintenance.

During the current year there have been appropriations made and asked for amounting to \$75,000.00 for repairs to permanently improved Of this sum approximately \$10,000.00 has been expended, or will be expended by the Street Commissioners in the repair of all other permanently improved streets than asphalt, leaving the sum of \$65,000.00 to be expended for the repair of asphalt streets alone.

At the current contract price of sixty-six cents per square yard, this means something more than 98,000 square yards of asphalt repairs. In very many cases extensive repairs have been made during the current year to asphalt streets upon which extensive repairs were made

last year, and upon which repairs will be required next year.

Your committee is not fully advised as to the total square yards of asphalt pavement that will pass from under guarantee with the current year and become a charge upon the city for maintenance, but it is certain that the aggregate number of square yards of patching to be done in 1908 will be largely in excess of that done in 1907, which amounted to nearly 100,000 square yards. The appropriation asked for and made in the annual budget available for 1907 was \$50,000.00, and this has been found to be too little by \$25,000.00.

With the additional yardage for the maintenance of which the city will be chargeable in 1908 the \$75,000.00 asked for in the pending budget will probably prove too little for the purpose, and the Council will, no doubt (as it now is), be asked to make an additional appro-

priation for the purpose.

Without definite and specific figures before it, your committee is of the opinion that an asphalt plant can be purchased by the city, and all necessary repairs to asphalt streets be made for the coming year, for a sum less than the amount asked for in the pending budget, and the city will then own its plant, and the rapidly growing cost of this item can be materially reduced instead of being annually increased.

It seems to your committee that it will be many years before the total cost of this kind of work done by the city's own plant will amount to \$60,000.00 annually, the amount provided in the pending budget for repairs to asphalt streets.

If, however, a full and complete investigation of this matter should develop that it will not be economy for the city to own and operate its own plant for asphalt repairs, a special appropriation can be made to take care of the repairs before it will be possible to start the work next year.

CITY HOSPITAL.

The appropriations asked for this institution in the pending budget exceed those appropriated for use during the current year by \$18,163.50 but the matter for wonder is that the requests do not exceed

this year's figures by a larger sum rather than such an increase is asked. Members of this committee have visited the city hospital and do not hesitate to say that it is a disgrace that this institution should have been permitted to get into its present condition. The supply of bed clothing on hand is so scant that it is matter of wonder that the institution has been able to get along at all with what they have.

The needs of this institution are so many that it would probably become tiresome were your committee to attempt to enumerate them in this communication. It is safe to say that there is not a single line of supplies and utensils in which the city hospital has all that the needs of the institution demands. This applies to queensware, dry goods, surgical and medical supplies, buildings, repairs, etc. Largely increased appropriations have been asked for on many of these items and your committee does not deem it wise or safe to recommend a reduction in any single item for this institution.

DEPARTMENT OF PUBLIC SAFETY.

Your committee has recommended no reduction in the appropriations asked for in this department. It has carefully scrutinized all the items in the pending budget for this department and is of the opinion that the increases asked for are all warranted and necessary. Your committee believes that the efficiency of both the police and fire forces have been thoroughly demonstrated and that neither should be handicapped during the coming year by niggardly appropriations for their betterment.

PARK BOARD.

The budget contains no reference to this department of the city government, but it is referred to in the Mayor's message. Both the Mayor and the City Comptroller mention it in their communications to this body. Both call attention to a part of the Act passed by the last Legislature, entitled "An Act establishing a Department of Public Parks in cities of the first class," etc. Both officials, however, must have begun their reading of this Act in the middle thereof. They quote, or assume to quote from Section No. 5 of this Act, skipping over a previous and more explicit reference to the question of expenditures by this board in Section 3 of the same Act, but even their quotations do not follow the words of the Act, and do not set forth even one full sentence from the section quoted from. Your committee quotes

from Section 3 as follows, to-wit:

"All moneys received by the Board shall forthwith be paid into the City Treasury, and all expenditures relating to the parks, parkways, and public grounds, boulevards, driveways and other avenues and places of such city, under the control of such departments shall be provided for by special levy of taxes, and shall be paid from the City Treasury, when required, under the same rules and regulations governing the expenditure of other departments of such city." In connection with the above, your committee herewith quotes in full that part of Section No. 5 which was partially quoted by the Mayor in his message and referred to by the Comptroller in his communication to

the Mayor. It is as follows, to-wit:

"The said Board shall have full, complete and exclusive authority to expend for and on behalf of such city all sums of money collected by the City Treasurer for park purposes, and all money that may be realized by such Board of Park Commissioners from the sale of privileges in the parks, or from any other source, and money realized from the sale of bonds of the city, and set aside for park purposes; all gifts, donations, or payments whatsoever, which are given or paid to such city for park purposes, shall belong to the general park fund, to be used by said Board of Park Commissioners in the same manner as hereinbefore stated."

The two references above quoted are the only ones in this Act relating to the expenditure of money by the Board. The latter section clearly refers to the former when it says "in the same manner as hereinbefore stated;" and the manner "hereinbefore stated" is "under the same rules and regulations governing the expenditure of other departments of such city."

If words and phrases in this Act have their common and accepted meaning, it seems clear to your committee that it means the Park Board shall have "full, complete and exclusive authority to expend" the money appropriated for park purposes; but nowhere in the Act is there any sentence or clause that warrants the violent assumption that authority to expend the money carries with it the authority to appropriate and apportion it for expenditure as well. All departments of the city government have "full, complete and exclusive authority to expend" all moneys appropriated for their respective departments.

For illustration: The Board of Safety has undoubted authority to expend all money appropriated for the use of the fire force. Therefore, it seems to your committee that this Act, partially quoted to us, means what it says, and that money expended by the Park Board "shall be paid, when required, under the same rules and regulations governing the expenditure of the other departments of such city."

The Act referred to fixes a minimum tax levy of four cents on each \$100.00 for park purposes. This rate, on a property valuation of \$174,000,000.00, in round numbers, would produce a revenue of \$69,000.00; to this sum should be added the \$30,000.00 paid annually by the Indianapolis Traction and Terminal Company, giving a total of \$99,600.00. This sum is exclusive of all income from park concessions, sales of products, etc., and your committee is not advised what these items of revenue produce. The amount that will be available for park purposes under a four cent levy, together with other sources of revenue, seems more than sufficient, in view of the returns that have been received from such expenditures, and is materially larger than the sum available for park purposes during the present year.

For these reasons your committee has recommended a levy of four cents on each \$100.00 for park purposes, and has apportioned the sums to be expended in the various parks, parkways, boulevards, etc., by such Board.

HARRY E. ROYSE
W. A. RHODES
W. O. BANGS
JACOB H. HILKENE
JAS. F. SULLIVAN
J. H. HAMLET
ALBERT E. COTTEY

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Ind., Sept. 30, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee to which was referred General Ordinance No. 88, 1907, entitled "An ordinance ordering and directing the levy of an annual tax and fixing the rate of levy, or levies, and taxation for the City of Indianapolis, for the year of 1908: and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance be amended by striking out the words and figures "five (5) cents" in line twenty of section 1 of said ordinance and inserting in lieu thereof the words and figures following, towit: "four (4) cents" and after being so amended your committee recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE
W. A. RHODES
JAS. F. SULLIVAN.
W. O. BANGS
ALBERT E. COTTEY
J. H. HAMLET
JACOB H. HILKENE

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Ind., Sept. 30, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee to which was referred Appropriation Ordinance No. 19, entitled "An ordinance appropriating the sum of \$25,000.00 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE
W. A. RHODES
W. O. BANGS
ALBERT E. COTTEY
JACOB H. HILKENE
JAS. F. SULLIVAN.
J. H. HAMLET

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on License:

Indianapolis, Ind., Sept. 30, 1907.

To the President and Members of the Common Council:

Gentlemen:-We, your Committee on License to whom was referred Appropriation Ordinance No. 23, 1907, being "An ordinance appropriating the sum of five hundred dollars (\$500.00) to and for the use of the Department of Law," beg leave to report that we have had said ordinance under consideration and would recommend that the same do pass.

Respectfully submitted,

W. O. BANGS OTTO HOFMANN. W. A. RHODES E. J. STICKELMAN. JOHN L. DONAVON. FAY WRIGHT. HARRY E. ROYSE

Mr. Bangs moved that the report of the committee be concurred in. Carried.

From Committee on License:

INDIANAPOLIS, IND., Sept. 30, 1907.

To the President and Members of the Common Council:

Gentlemen:-Your Committee on License to whom was referred the following applications for license to sell liquor (saloon) have had the same under consideration and investigation and would recommend that the following applications be approved:

- No. 43. J. D. Bremer, corner Madera and Prospect street (Norwood).
- Gustave H. Theim, No. 1347 Kentucky avenue.
- No. 68. G. H. Secrist, Northeast corner McCrea and Lousiana.
- No. 69. Chas A. Howes, Northwest corner Capitol avenue and Ohio street.
- Jos. A. Weeks, No. 39 West Ohio street. No. 70.
- Henry Ostendorf, southeast corner New Jersey and No. 71. Washington streets.
- Oscar Rieger, No. 1075 South East street. Chas. Thomas, No. 203 South Illinois street.
- No. 72. No. 73. No. 74. Albert Schroader, Northeast corner Capitol avenue and Merrill street.
- Julius Gally, Northwest corner St. Joe and New Jersey No. 75.
- No. 76. David Lawrie, No. 601 Massachusettes avenue.
- No. 77. Gottleib Leukhardt, No. 102 North Noble street.
- No. 78. Jas. Moran, No. 54 South Illinois street.
- No. 80. Louis Hoffman, No. 2209 East Washington street.
- No. 81. John O'Brien, Northeast corner Madison avenue and McCarty street.

- C. F. Gardiner, No. 119 and 121 East Ohio street. David Fair, No. 16 South Illinois street. Wm. H. Smith, No. 41 North Illinois street. Nathan Berkowitz, No. 930 East Washington street. No. 83. No. 84.
- No. 85.
- No. 86. Frank Fivecoat, No. 816 North Alabama street.
- Herman Haas, No. 933 Ft. Wayne avenue. No. 87.
- Rudolph Zoffman, No. 1434 West Morris street. No. 88.
- No. 89. Micheal Ford, Southeast corner Agnes and Michigan streets.
- No. 90. Fred Weil, Southwest corner Nordyke avenue and Morris street.
- No. 91. John Hughes, No. 2514 West Michigan street.
- No. 94. Ernest Shafer, Northeast corner Pine street and English avenue.
- James Geraghty, No. 236 South Illinois street. Geo. F. Caldwell, Stock Yards. No. 95.
- No. 96.
- Alonzo Hornaday, Southeast corner LaFayette and Craw-No. 98. fordsville road.
- No. 99.
- No. 100. No. 101. No. 102. No. 103.
- H. D. O'Connell, No. 1317 Bates street.
 Louis Koener, No. 2240 South Meridian street.
 Geo. W. Parke, No. 3717 Massachusettes avenue.
 Wm. T. Federspill, No. 140 North Delaware street.
- Jno. Ebner, No. 3010 West Washington street.
- No. 105.
- Louis Hirsch, Southeast corner Morris and Capitol ave. H. L. Rood, Northwest corner Louisana and Illinois No. 106. street.
- No. 107.
- Jno. E. Hafner, No. 2722 East Washington street. Jos. Stahr, No. 127 South Illinois street. Martin Sullivan, No. 1249 East Washington street. No. 108. No. 109.
- No. 110. Fred Ostenforth, No. 392 Shelby street.
- W. H. Smith, No. 2202 South Meridian street. F. A. Tiemeier, No. 1021 Virginia avenue. No. 111.
- No. 112.
- No. 113. Joe Tobin, Southwest corner 13th and Senate avenue.
- No. 115. Chas. Glitzenstein, No. 17 East Market street.
- G. W. Witthoft, No. 769 Indiana avenue. No. 116.
- Connor McGinty, No. 2623 West Walnut street. Chas. B. Wells, No. 851 West Eleventh street. No. 117.
- No. 119.
- No. 121. No. 122. No. 124. No. 125. No. 127. M. T. Noone, No. 437 South Capitol avenue.
- Gordon Donaldson, No. 320 West Tenth street.

- W. E. Mazelein, No. 502 North Blake street.

 Jay G. Wilbraham, No. 132 Monument Place.

 Frank Hollenbeck, No. 134 South Illinois street.

 Frank Toohey, No. 111 East Court street.

 Harry Peters, No. 832 West Washington street.
- No. 128.
- No. 129.
- No. 132. Geo. Sperr, No. 647 Massachusettes avenue.
- No. 133. Chas. Rusuck, No. 44 South Illinois street.
- No. 134.
- Chas. Knauer, No. 644 Blake street. John Herr, No. 142 West Washington street. No. 135.
- No. 137.
- B. A. Green, No. 25 East Georgia street. O. H. Smith, 354 East Washington street. No. 138.
- Chas. Czinczall, No. 1002 South West street. No. 139.
- No. 143. Frank M. Forey, Southeast corner Noble and Market street.
- No. 144. Christian Ries, No. 39 South Delaware street.
- No. 145. Louis Beck, No. 372 South Meridian street.
- Fred Warner, No. 128 West Market street.
- No. 146. No. 148.
- Edward Beiser, No. 127 North Delaware street. Geo. Oswald, No. 1712 West Washington street. Michael Lucid, No. 626 South West street. No. 150.
- No. 151.

No. 154. John Dragonier, northwest corner Chesapeake and West street.

No. 158. Jas. Mullen, Southwest corner Merrill and Missouri streets.

W. P. Tivenan, No. 802 South Capitol avenue. No. 159.

No. 162. Robt. Hoeflein, Southwest corner Bloyd and Rural streets.

No. 163. Alex. Jones, No. 949 South West street.

We would also recommend that the following applications be not approved:

No. 23. Henry Roele, No. 44 South Illinois street.

No. 44. Jas. M. Jones, corner Canal and 30th street. Andrew Heinlein, No. 462 West 15th street. No. 55.

Frank Brown, No. 3400 Prospect street. No.

Isaac Ceiner, No. 325 West Washington street. Geo. Seifert, No. 1619 Prospect street. No. 93.

No. 97.

No. 104.

Wm. H. Quinn, No. 1691 Roosevelt avenue. J. A. Donahue, Northeast corner Shelby and Beecher No. 114. streets.

No. 118. Bernhart Dorfman, No. 124 South Delaware street.

Thomas C. Carter, No. 721 Massachusettes avenue. No. 120.

No. 123. Peter Lawrall, Northwest corner 13th and West streets.

No. 126. No. 130.

John A. Vansickle, No. 2910 East Washington street. Frank E. Hittel, No. 1301 Shelby street. Wm. Kollinger, No. 604 South Illinois street. No. 136.

J. J. Marony, No. 535 South East street. No. 142.

Fred Lane. No. 620 Beecher street. No. 147.

John J. Griesehop, No. 1736 Prospect street. No. 149.

No. 153. J. L. Long, No. 706 Beecher street.

John J. Green, No. 45 South West street. No. 155.

John Lallu, No. 540 West Maryland street. John Hodde, Southeast corner Southeastern avenue and No. 156. No. 157. Summit street.

No. 161. John Koch, No. 224 South Illinois street.

W. O. BANGS

W. A. RHODES.

OTTO HOFMANN.

E. J. STICKELMAN.

JOHN L. DONAVON.

FAY WRIGHT.

HARRY E. ROYSE.

Mr. Bangs moved that the report of the committee be concurred in. Carried.

From the Special Committee on Building:

Indianapolis, Ind., Sept. 30, 1907.

To the President and Members of the Common Council:

Your Special Committee known as the Building Committee to whom was referred General Ordinance No. 92-1907, "An ordinance for the transfer of certain funds heretofore appropriated to the Department of Public Works," have had same under consideration and recommend that it pass.

FRED. W. EPPERT ALBERT E. COTTEY HARRY E. ROYSE. John L. Donavon. Otto Hofmann. CHAS. G. DAVIS. B. A. Brown

Mr. Royse moved that the report of the committee be concurred in. Carried.

MISCELLANEOUS BUSINESS.

By License Committee:

Resolution No. 12, 1907.

To the President and Members of the Common Council:

Your Committee on License beg to offer the following resolution: "Resolved, That the following applications for retail liquor license-(saloon) in the City of Indianapolis, be and are hereby approved."

J. D. Bremer, Corner Madera and Prospect street (Nor-No. 43. wood.)

No. 54. Gustave H. Theim, No. 1347 Kentucky avenue.

- No. 68. G. H. Secrist, Northeast corner McCrea and Lousiana
- Chas. A. Howes, Northwest corner Capitol avenue and No. 69. Ohio street.

Jos. A. Weeks, No. 39 West Ohio street. No. 70.

No. 71. Henry Ostendorf, Southeast corner New Jersey and Washington street.

No. 72. Oscar Rieger, 1075 South East street.

- No. 73. Chas. Thomas, No. 203 South Illinois street.
- No. 74. Albert Schroader, Northeast corner Capitol avenue and Merrill street.
- No. 75. Julius Gally, Northwest corner St. Joe and New Jersey street.
- David Lawrie, No. 601 Massachusetts avenue. Gottleib Leukhardt, No. 102 North Noble street. Jas. Moran, No. 54 South Illinois street.

No. 76. No. 77. No. 78.

- No. 80. Louis Hoffman, No. 2209 East Washington street.
- No. 81. John O'Brien, Northeast corner Madison avenue and McCarty street.
- No. 82. C. F. Gardiner, No. 119 and 121 East Ohio street.

No. 83. David Fair. No. 16 South Illinois street.

- No. 84. Wm. H. Smith, No. 41 North Illinois street.
- No. 85. Nathan Berkowitz, No. 930 East Washington street.
- No. 86. Frank Fivecoat, No. 816 North Alabama street.

No. 87.

- Herman Haas, No. 933 Ft. Wayne avenue. Rudolph Zoffman, No. 1434 West Morris street. No. 88.
- No. 89. Micheal Ford, Southeast corner Agnes and Michigan streets.
- Fred Weil, Southwest corner Nordyke avenue and Mor-No. 90. ris street.

No. 91. John Hughes, No. 2514 West Michigan street.

No. 94. Ernest Shafer, Northeast corner Pine street and English avenue.

No. 95. James Geraghty, No. 236 South Illinois street.

No. 96. Geo. F. Caldwell, Stock Yards.

No. 98. Alonzo Hornaday, Southeast corner LaFayette and Crawfordsville road.

H. D. O'Connell, No. 1317 Bates street. No. 99. Louis Koener, No. 2240 S. Meridian street.

No. 100. Geo. W. Parke, No. 3717 Massachusetts avenue. Wm. T. Federspill, No. 140 N. Delaware street. No. 101. No. 102.

No. 103. Jno. Ebner, No. 3010 W. Washington street.

No. 105. Louis Hirsch, S. E. cor. Morris and Capitol avenue. No. 106. H. L. Rood, N. W. cor. Louisiana and Illinois street.

Jno. E. Hafner, No. 2722 E. Washington street. No. 107.

Jos. Stahr, No. 127 S. Illinois street. No. 108.

Martin Sullivan, No. 1249 E. Washington street. Fred Ostenforth, No. 392 Shelby street. No. 109.

No. 110. W. H. Smith, No. 2202 S. Meridian street. No. 111.

F. A. Tiemeier, No. 1021 Virginia avenue. Joe Tobin, S. W. cor. 13th and Senate avenue. No. 112.

Chas. Glitzenstein, No. 17 E. Market street. G. W. Witthoft, No. 769 Indiana avenue.

No. 112. No. 113. No. 115. No. 116. No. 117. No. 119. Connor McGinty, No. 2633 W. Walnut street. Chas. B. Wells, No. 851 W. 11th street.

No. 121. M. T. Noone, No. 437 S. Capitol avenue.

No. 122. Gordon Donaldson, No. 320 W. 10th street.

W. E. Mazelein, No. 502 N. Blake street. No. 124. No. 125.

Jay G. Wilbraham, 132 Monument Place. No. 127. Frank Hollenbeck, No. 134 S. Illinois street.

No. 128. Frank Toohey, No. 111 E. Court street.

No. 129. Harry Peters, No. 832 W. Washington street. No. 132. Geo. Sperr, No. 647 Massachusetts avenue.

No. 133. Chas. Rusuck, No. 44 S. Illinois street.

No. 134. Chas. Knauer, No. 644 Blake street.

John Herr, No. 142 W. Washington street.

John Herr, No. 142 W. Washington street.

B. A. Green, No. 25 E. Georgia street.

O. H. Smith, No. 354 E. Washington street.

Chas. Czinczall, No. 1002 S. West street.

Frank M. Forey, S. E. cor. Noble and Market streets.

Christian Ries, No. 39 S. Delaware street.

No. 134. No. 135. No. 137. No. 138. No. 139. No. 143. No. 144. No. 145. Louis Beck, No. 372 S. Meridian street.

No. 146. Fred Warner, No. 128 W. Market street. No. 148. Edward Beiser, No. 127 N. Delaware street.

No. 150. Geo. Oswald, No. 1712 W. Washington street.

No. 151.

Michael Lucid, No. 626 S. West street. John Dragonier, N. W. cor. Chesapeake and West streets. No. 154. Jas. Mullen, S. W. cor. Merrill and Missouri streets. No. 158.

No. 159.

W. P. Tivenan, No. 802 S. Capitol avenue. Robt. Hoeflein, S. W. cor. Bloyd and Rural street. No. 162.

Alex. Jonas, No. 949 S. West street. No. 163.

W. O. BANGS W. A. RHODES OTTO HOFMANN. E. J. STICKELMAN, JOHN L. DONAVON. FAY WRIGHT HARRY E. ROYSE

Mr. Rhodes moved the resolution be adopted.

The roll was called and Resolution No. 12, 1907, was adopted by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

ORDINANCES ON SECOND READING.

Mr. Royse called for Appropriation Ordinance No. 16, 1907, for second reading. It was read a second time.

Mr. Rhodes moved that Appropriation Ordinance No. 16, 1907, be amended as recommended by the committee. Carried.

Mr. Rhodes moved that Appropriation Ordinance No. 16, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 16, 1907, was read a third time and passed by the following vote:

Ayes, 16, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Bangs, Uhl, Portteus, Royse, Sullivan, Hilkene, Wright, Henry, and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 88, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 88, 1907, be amended as recommended by the committee. Carried.

Mr. Royse moved that General Ordinance No. 88, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 88, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 19, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 19, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 19, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 92, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 92, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 92, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Bangs called for Appropriation Ordinance No. 23, 1907, for second reading. It was read a second time.

Mr. Bangs moved that Appropriation Ordinance No. 23, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 23, 1907, was read a third time and passed by the following vote:

Ayes, 15, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Rhodes, Bangs, Stickelman, Portteus, Royse, Donavon, Hofmann, Wright, Henry and President Frederick W. Eppert.

Noes, 5, viz.: Messrs. Hamlet, Smither, Uhl, Sullivan and Hilkene.

On motion of Mr. Wood, the Common Council, at 9:25

o'clock, P. M., adjourned.

President.

ATTEST:

City Clerk



REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind. Monday, October 7, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, October 7, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 16 members, viz.: Messrs. Brown, Cottey, Wood, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene and Wright.

Absent, 4, viz.: Messrs. Hamlet, Davis, Hartmann and Henry.

Mr. Smither moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT.

CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., September 18, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I return herewith with my approval the following ordinances:

Special Ordinance No. 8, 1907, being "An ordinance changing name of Harding street from Crawfordsville Pike north to city limits to Schurman avenue."

General Ordinance No. 75, 1907, being "An ordinance providing for the transfer of the sum of \$843.00 from certain fund to certain fund for the use of the Department of Public Safety, and fixing a time when the same shall take effect."

General Ordinance No. 76, 1907, being "An ordinance providing for the transfer of certain funds to certain funds in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect."

General Ordinance No. 77, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Sanders street from west property line of East street to the east property line of Madison avenue, with cement walks and curb."

General Ordinance No. 79, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Marlowe avenue from the east property line of Oriental street to the east property line of Dorman street, with asphalt roadway, curb and brick gutters."

Appropriation Ordinance No. 11, 1907, being "An ordinance appropriating the sum of \$200.00 to and for the use of the Department of Public Health, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 12, 1907, being "An ordinance appropriating the sum of \$1,700.00 to and for the use of the Department of Public Safety, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 14, 1907, being "An ordinance appropriating the sum of \$1,500.00 to and for the use of the Department of Public Health and Charities, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 15, 1907, being "An ordinance appropriating the sum of \$200.00 to and for the use of the Department of Public Health and Charities, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 20, 1907, being "An ordinance providing for the appropriation of the sum of \$1,800.00 to and for the use of the Department of Health and Charities, and fixing a time when the same shall take effect."

Resolution No. 11, 1907, being "That the five applications for retail liquor license in the City of Indianapolis be and are hereby approved."

I have the honor to remain,

Yours very truly,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT.
CITY OF INDIANAPOLIS.
INDIANAPOLIS, IND., October 5, 1907.

To the President and Members of the Common Council:

GENTLEMEN—I return herewith with my approval General Ordinance No. 88, 1907, being "An ordinance ordering and directing the levy of an annual tax and fixing the rate of levy, or levies, and taxation for the City of Indianapolis, for the year 1908; and fixing a time when the same shall take effect."

I have the honor to remain,

Yours very truly,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., October 5, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval the following ordinances:

General Ordinance No. 92, 1907, being "An ordinance for the transfer of certain funds heretofore appropriated to the Department of Public Works."

Appropriation Ordinance No. 19, 1907, being "An ordinance appropriating the sum of \$25,000:00 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 23, 1907, being "An ordinance appropriating the sum of \$500.00 to and for the use of the Department of Law, and fixing a time when the same shall take effect."

Resolution No. 12, 1907. I have the honor to remain,

Yours very truly,

C. A. Bookwalter,

Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS. INDIANAPOLIS, IND., October 7, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval Appropriation Ordinance No. 16, 1907, being "An ordinance appropriating moneys for the purpose of defraying current expenses of the city government of the City of Indianapolis, Indiana, and for the use of the several executive departments thereof, for the fiscal year beginning January 1, 1908, and ending December 31, 1908, including all outstanding claims and obligations which become due and payable within said period; and fixing a time when the same shall take effect."

It is with sincere regret that I notice the reductions made in the various items of appropriations asked for the Department of Public Works, but in the belief that we shall receive the co-operation of your honorable body in asking for such additional moneys for the use of this department as may be required during the year, I return the ordinance with my approval of each item contained therein.

I am at a loss to understand just why the appropriation for the salary of the Smoke Inspector should have been eliminated from this ordinance. Under the administration of Mr. Wamsley this department. has rendered the most efficient service in its history. I am satisfied that a careful consideration of the work being done by the Smoke Inspector will lead you to recognize the importance of continuing the work during the ensuing year. Conditions in Indianapolis in respect to smoke are better today than ever before, and such improvement is due solely to the intelligent work of the inspector. It has not been the policy of the administration to make arbitrary arrests for violations of the smoke ordinance, but it has been the consistent effort by intelligent direction on the part of the inspector to induce violators of the ordinance to make such changes in the equipment in their plants as would reduce to a minimum the amount of smoke emitted from the various stacks. It is hardly necessary for me in this communication to particularize as to these improvements. In my opinion an examination of the records of Mr. Wamsley's office, in which you will find set forth the various changes brought about, will readily convince you of the beneficial effect of his efforts since January 1, 1906.

I must confess that I am both surprised and disappointed over your action in reducing the item of repairs to permanently improved streets to \$15,000.00. I am in thorough sympathy with the idea of installing a municipal plant to make such repairs, and have already, upon numerous occasions, discussed the question of the installation of such plant with both the members of the Board of Public Works and the City Engineer. Should it be determined to add a repair plant, I shall have submitted to your honorable body an ordinance providing that all repairs to permanently improved streets, whether the same are made necessary by natural wear or whether required because of street openings made for water, gas or sewer connections, shall be made by the city direct. It is my opinion that in addition to such repairs the work of replacing pavements where the same have been taken up by any public service corporation shall also be done by the city plant. By having all such work performed by city employes under the supervision of the City Engineer and Superintendent of Streets, I believe that the same can be done more promptly and more satisfactorily, while by requiring the deposit of an arbitrary sum per yard to cover the cost of such work, the repair plant itself can be made to return some revenue to the city treasury.

The reduction in the appropriation made for bridges can not result in any saving to the city treasury. The county should build the bridges as a matter of right and as a matter of law, but if the county will not build the bridges it will not be just to our citizens that we should permit the same to be closed to traffic. I shall from time to time transmit to your honorable body such recommendations relative to the construction of new bridges as may be deemed necessary by the Board of Public Works and the City Engineer.

I have the honor to remain,

Yours very truly,

C. A. Bookwalter, Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, October 7, 1907.

To the President and Members of the Common Council:

Gentlemen—I herewith submit for your consideration and action the following applications for city retail liquor licenses, filed in my office in pursuance of and under the provisions of General Ordinance No. 39, 1907, viz.:

No. 224. W. M. Prosser, 232 N. Capitol avenue. No. 225. Paul Emhardt, 1621 S. East street.

No. 226. Frank Robbins, 338 N. Pine street.

No. 227. M. M. Donahue, 2718 E. Washington street.

No. 228. John J. Giesen, 433 W. Morris street. Respectfully,

GEO. T. BREUNIG. City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 224:

Indianapolis, Ind., October 1, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, W. M. Prosser, being 37 years of age, residing at 14 Delaware Flats, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 14 Delaware Flats, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 232 N. Capitol avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 14x41 feet, one door west, one door north, one door east, said room being the front room, fronting east, at the southwest corner of Capitol avenue, north, and New York street, on the first floor of a two-story brick building, and situated on lot No. 1, in square 33, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 232 Capitol avenue, north, in ward No. 6. I also give notice to said board that I will apply for the privilege of pool table in same room.

W. M. PROSSER.

Application No. 225:

Indianapolis, Ind., October 3, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Paul Emhardt, being 35 years of age, residing at 518 Minnesota street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 518 Minnesota street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1621 S. East street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 15 feet at west end, 19 feet at south end and 40 feet long; room and building fronts west on East street, on the first floor of a one-story building; said room has two doors east, one north, one west, situated on lot one (1), in Muenter's subdivision of outlot seventeen (17), in Seidensticker & Naltner's addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1621 South East street, in ward No. 13. I also give notice that I will apply for pool table privileges in same room.

PAUL EMHARDT.

Application No. 226:

Indianapolis, Ind., October 4, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank Robbins, being 29 years of age, residing at 338 N. Pine street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 325 Sherman Drive, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of barkeeper. The premises wherein and whereon I desire to carry on such business are located at No. 338 N. Pine street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 17x30 feet, said room has four doors, one east, one north, three west of room, building fronting east on Pine street, first floor of a one-story frame building, and situated on lot No. 308, Noble sub. of outlot 55, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 328 North Pine street. I also give notice for pool table.

FRANK ROBBINS.

Application No. 227:

Indianapolis, Ind., October 4, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, M. M. Donahue, being 32 years of age, residing at 243 N. Rural street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same and 338 N. Pine street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 2718 E. Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 15x32 feet, with one extra door north, room and building fronting south on Washington street, on the first floor of a two-story frame building, with bar facing front, and situated on lot 331, in A. M. Ogle's et al.'s East Park addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as 2718 East Washington street.

M. M. Donahue.

Application No. 228:

Indianapolis, Ind., October 5, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John J. Giesen, being 38 years of age, residing at 1702 Union street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors

within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1702 Union street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of capitalist. The premises wherein and whereon I desire to carry on such business are located at No. 433 W. Morris street in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 26x40 feet, two doors south, one east, one west, on the first floor of a one-story frame building, fronting north on Morris street, and situated on lot No. 7, in Peru & Indianapolis Railroad Company's sub., at the southeast corner of West and Morris streets, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 433 West Morris street, ward No. 13.

JOHN J. GIESEN.

Which were read and referred to the Committee on License.

At 7:55 o'clock p. m. Mr. Davis entered the Council Chamber and took his seat.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS,
OFFICE OF THE BOARD.
INDIANAPOLIS, IND., October 4, 1907.

Hon. Fred Eppert, President of the Common Council, Indianapolis, Ind.:

Dear Sir:— I am directed by the Board of Public Works to forward to you for your consideration the attached ordinances, authorizing the Board of Public Works to proceed with improvements, as follows:

Barnes Avenue, from 32d to 36th streets, by grading roadway and walks.

Beecher Street, from Shelby to Barth Avenue, by brick roadway and curb.

Respectfully,
FRANK J. NOLL, Jr.,
Clerk of the Board of Public Works.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS,
OFFICE OF THE BOARD,
INDIANAPOLIS, IND., October 4, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—I am directed by the Board of Public Works to forward to you for your consideration the attached ordinance, authorizing

the Board to improve the roadway of Seventeenth street, from the first alley east of Talbott avenue to Central avenue, with asphalt roadway.

Respectfully,

FRANK J. NOLL, Jr., Clerk of the Board of Public Works.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS,
OFFICE OF THE BOARD,
INDIANAPOLIS, IND., October 7, 1907.

To the President and Members of the Common Council, City:

Gentlemen:—I am directed by the Board of Public Works to forward to you, for your consideration and action thereon, the attached ordinance ratifying, confirming and approving a certain contract and agreement made and entered into on the 4th day of October, 1907, between the City of Indianapolis, by and through its Board of Public Works, and the Sun Vapor Street Light Company.

Respectfully yours,

BOARD OF PUBLIC WORKS.

Per F. J. NOLL, JR., Clerk.

At 8:05 o'clock p. m. Mr. Hamlet entered the Council Chamber and took his seat.

REPORTS FROM STANDING COMMITTEES.

From Committee on Finance:

Indianapolis, Ind., October 7, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gnetlemen:—Your Finance Committee to which was referred Appropriation Ordinance No. 17, entitled "An ordinance appropriating the sum of \$1,000,00 to and for the use of the Department of Finance, and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE
ALBERT E. COTTEY
W. A. RHODES
JAS. F. SULLIVAN
JACOB H. HILKENE
W. O. BANGS

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Ind., October 7, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee to which was referred Appropriation Ordinance No. 18, entitled "An ordinance appropriating the sum of \$2,700.00 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect," begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,
HARRY E. ROYSE.
ALBERT E. COTTEY
W. A. RHODES
JAS. F. SULLIVAN
JACOB H. HILKENE

W. O. BANGS

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Ind., October 7, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee to which was referred Appropriation Ordinance No. 21, entitled "An ordinance appropriating the sum of One Thousand Dollars to and for the use of the Department of Public Health and Charities and fixing a time when the same shall take effect" begs leave to report that we have had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE ALBERT E. COTTEY V. A. RHODES JAS. F. SULLIVAN JACOB H. HILKENE W. O. BANGS

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Ind., October 7, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee to which was referred General Ordinance No. 80, entitled, "An ordinance amending clause G of

Section 6 of an ordinance entitled 'An ordinance concerning the compensation of all officers, heads of departments, clerks, assistants and employees of the City of Indianapolis, Indiana and repealing all ordinances in conflict herewith' being General Ordinance No. 32, 1907, approved May 16, 1907," begs leave to report that it has had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE ALBERT E. COTTEY W. A. RHODES JAS. F. SULLIVAN JACOB H. HILKENE W. O. BANGS

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on Finance:

Indianapolis, Ind., October 7, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—Your Finance Committee, to which was referred General Ordinance No. 89, entitled "An ordinance providing for the transfer of \$1,000.00 from a certain fund to a certain fund to and for the use of the Department of Public Works, and fixing a time when the same shall take effect," begs leave to report that we have had the same under consideration and recommend that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE
ALBERT E. COTTEY
W. A. RHODES
JAS. F. SULLIVAN
JACOB H. HILKENE
W. O. BANGS

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on Finance:

Indianapolis, Ind., October 7, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—Your Finance Committee, to which was referred General Ordinance No. 90, entitled "An ordinance providing for the transfer of certain funds to certain funds to and for the use of the Department of Health and Charities, and fixing a time when the same shall

take effect," begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE Albert E. Cottey W. A. RHODES JAS. F. SULLIVAN JACOB H. HILKENE W. O. BANGS

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on License:

Indianapolis, Ind., October 5, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:-Your Committee on License, to whom was referred the following applications for licenses, have had the same under consideration and investigation and would recommend that the following be approved:

No. 164. Peter Ivory, 377 South Illinois street.

Quinn Hetherington, Northeast corner Washington and No. 165. East streets.

No. 166. Wm. H. Quinn, Northeast corner Shelby and Beecher streets.

Geo. J. Tacoma, Southwest corner Nebraska and Key-No. 167. stone avenue.

J. M. Riley, 136 West Market street. No. 168.

J. W. Suess, 502 North Noble street. No. 169. No. 171. Augustus Giuffre, 429 South East street.

No. 172. Henry Egelhoff, Southeast corner Meridian and Frank streets.

Edward F. Schmidt, 1632 East Washington street. No. 173.

John Cain, 25 South Delaware street. No. 175.

Clyde E. Hopper, 131 W. Washington street. Thomas W. Mason, 462 West 15th street. Simon Matelic, 716 North Warman avenue. Wm. R. Seitz, 1510 East Washington street. No. 177. No. 179. No. 180.

No. 181.

No. 182. Charles Hilt, 246 Indiana avenue.

Henry A. Kolker, northeast corner Washington and No. 184. Pine streets.

No. 185. Sam Snitman, 301-3 Indiana avenue.

No. 186. Theodore Bauer, 1422 East 10th street.

No. 187. M. T. Boylen, 540 South Capitol avenue.

No. 188.

Frank Iten, 3206 West Washington street. Tony Laraia, 435 East Washington street. No. 189.

No. 190. M. M. Scott, Northwest point Delaware and Virginia

F. G. Barry, 301 Kentucky avenue. No. 191.

J. F. McCarthy, northwest corner Harrison and Pine No. 192. streets.

No. 199. Alfred Sanders, 10 North Delaware street.

No. 200. John Kus, Northeast corner Warman and Walnut streets.

No. 201. B. B. Sefton, 1321 English avenue.

Chas. Richter, Southwest corner New Jersey and Market streets.

No. 203. N. J. Lux, 18 West Ohio street.

No. 204. Albert Blackwell, southwest corner Hillside avenue and 20th street.

No. 205. U. Y. Reed, 1434 West Washington street.

No. 207. R. Griffin, 1414 N. Missouri street. No. 208. Ralph Stubbs, 1126 East 10th street.

No. 209. Chas. Fetters, Southeast corner Columbia avenue and Belt R. R.

No. 210. Martin Collins, 410 West Washington street.

No. 211. Joseph H. Vonderheide, 126 West Maryland street.

No. 212. Edwin Shoreaker, 302 Blake street.

Jas. W. Cline, 1102 West Morris street.

No. 214. No. 216. No. 217. No. 218. No. 219. Charles Lawler, 702 Madison avenue. Thomas Kinney, 201 South Noble street. John J. Gawley, 1806 Brighton Boulevard.

S. Berringer, 2503 South Meridian street. Perry Porter, 952 West Walnut street. No. 220.

J. J. Sullivan, 901 Harrison street. No. 221. No. 222. Ed. Linton, 742 Virginia avenue.

We would also recommend that the following applications be not approved:

No. 140. Henry Seibert, 836 W. Washington street.

No. 170. Fred Rasemann. 23 Virginia avenue.

No. 160. Martin Shafer, 502 Agnes street.

Julius S. Fivecoats, 1109 West Roache avenue. S. A. D. Clary, 107 West Market street. No. 174.

No. 176.

No. 178. Geo. F. Meyer, 1005 West Washington street.

Simon Goldsmith, 1202 Roosevelt avenue. No. 183.

Wm. Eckert, Southwest corner New York and Miley No. 193. avenue.

No. 194.

John Hebeler, 2913 West 10th street. Thos. J. Long, 906 East St. Clair street. Chris Janaki, 118 South West street. No. 195. No. 196.

No. 197. Ben Baker, 604 S. Illinois street.

No. 198. J. B. Reynolds, Northeast corner Holmes avenue and Bertha street.

No. 206. John Hahn, 631 Massachusetts avenue.

No. 213. John Bernhart, 825 South Meridian street.

No. 223. J. P. Tarpey, 450 Agnes street.

W. O. Bangs

W. A. RHODES

HARRY E. ROYSE

FAY WRIGHT

OTTO HOFMANN

JOHN L. DONAVON

E. J. STICKELMAN

Mr. Bangs moved that the report of the committee be concurred in. Carried.

From the Committee on Permanent Improvements:

Indianapolis, Ind., October 7, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Permanent Improvements, to which was referred General Ordinance No. 86, entitled "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve St. Clair street, from east property line of Highland avenue to C., C., C. & St. L. Ry. tracks, with brick roadway and curb," begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted,

B. A. BROWN JOHN F. WOOD JAS. F. SULLIVAN J. H. HAMLET

Mr. Brown moved that the report of the committee be concurred in. Carried.

From the Committee on Public Property and Improvements:

Indianapolis, Ind., October 7, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—Your Committee on Public Property and Improvement, to which was referred General Ordinance No. 91, entitled "An ordinance providing for the appointment of an inspector of cellars, defining his duties and powers and fixing a time when the same shail take effect," begs leave to report that it has had the same under consideration and recommends that said ordinance be amended by substituting therefor the following, to-wit:

General Ordinance No. 91—1907. An ordinance providing for the appointment of an inspector of basements, cellars, sub-cellars and subways, defining his duties and powers, and fixing the time when the same shall take effect:

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there shall be appointed by the Board of Public Safety of said city a competent person as inspector of cellars. The person so to be appointed shall be nominated in writing to said Board by the Chief of the Fire Force of said city and shall rank and receive the same compensation as a captain of the fire force and shall be and continue to be a regualr member of said fire force. It shall be the duty of such inspector to inspect and examine all basements, cellars, sub-cellars and subways in the city of Indianapolis, and to require that all ordinances pertaining to protection from fire in basements, cellars, sub-cellars and subways shall be enforced as provided for by ordinance now in effect and force, except such basements, cellars, sub-cellars and subways as are now equipped with automatic devices for the protection of said basements, cellars, sub-cellars and subways from fire, and he shall make written reports as to the condition of all such basements, cellars, sub-cellars and subways directly to

the Chief of the Fire Force of said city. The examination and inspection of basements, cellars, sub-cellars and subways by such inspector, and his report shall cover all conditions affecting the safety of such premises regarding fires or conflagrations.

SEC. 2. Such inspector shall have full power and authority to enter upon all cellars, sub-cellars, basements and subways for the purpose of making the inspection and examination herein required. Upon refusal by the owner, agent or occupant of any premises containing any cellar, basement, sub-cellar or subway to permit said inspector to enter the same said inspector shall thereupon obtain and present to said owner, agent or occupant a written order or authority by the Board of Public Safety, or by the Chief of the Fire Force, to enter upon, examine and inspect such cellar, basement, sub-cellar or subway and upon the refusal of said owner, agent or occupant thereafter to permit said inspector to enter and make such inspection and examination such owner, agent or occupant shall, upon conviction thereof, be fined in any sum not exceeding fifty dollars (\$50.00), and each refusal after presentation of such written order or authority of said inspector shall constitute a separate offense.

SEC. 3. This ordinance shall be in full force and effect from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation printed and published in the City of Indianapolis.

Respectfully submitted,

HARRY E. ROYSE JOHN L. DONAVON

Mr. Royse moved that the report of the committee be concurred in. Carried.

From the Committee on Public Property and Improvements:

Indianapolis, Ind., October 7, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Property and Improvements, to which was referred General Ordinance No. 85, entitled "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve first alley south of South street, from east property line of New Jersey street to west property line of East street with brick roadway," begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted,

B. A. Brown John L. Donavon Harry E. Royse

Mr. Brown moved that the report of the committee be concurred in. Carried.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works:

General Ordinance No. 95-1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Seventeenth street, from west property line first alley east of Talbott avenue to west property line of Central avenue, excepting the crossings of Delaware, Alabama and New Jersey streets, with asphalt roadway.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 6th day of September, 1907, adopt Improvement Resolution No. 5301, 1907, for the improvement of Seventeenth street, from the west property line of first alley east of Talbott avenue, to west property line of Central avenue, except the crossings of Delaware, Alabama and New Jersey streets, with wooden block roadway, and

Whereas, The said Board of Public Works did at the same time fix the 23d day of September, 1907, at 10 o'clock a. m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 7th day of September, 1907, and the 14th day of September, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

Whereas, On the 23d day of September, 1907, the Board having met in regular session, took final action on said Improvement Resolution modifying same so as to provide for asphalt roadway; and

Whereas, On the 3d day of October, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of Seventeenth street, and

Whereas, On the 4th day of October, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Seventeenth street, from west property line of first alley east of Talbott avenue, to west property line of Central avenue, except the crossings of Delaware, Alabama and New Jersey streets, with wooden block roadway, and in accordance with Improvement Resolution No. 5301, 1907, adopted by the Board of Public Works on the 6th day of September, 1907.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Permanent Improvements.

By Board of Public Works:

General Ordinance No. 96—1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indianapolis, Indiana, to improve Beecher street, from the west property line of Shelby street to the west property line of Barth avenue, with brick roadway and curb.

. Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 28th day of August, 1907, adopt Improvement Resolution No. 5292, 1907, for the improvement of Beecher street, from the west property line of Shelby street to the west property line of Barth avenue, with brick roadway and curb, and .

Whereas, The said Board of Public Works did at the same time fix the 13th day of September, 1907, at 10 o'clock a. m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 29th day of August, 1907, and the 5th day of September, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

Whereas, On the 13th day of September, 1907, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

Whereas, On the 13th day of September, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against said improvement of Beecher street, and

Whereas, On the 20th day of September, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Beecher street, from the west property line of Shelby street to the west property line of Barth avenue with brick roadway and curb, in accordance with Improvement resolution No. 5292, 1907, adopted by the Board of Public Works on the 28th day of August, 1907.

 $S_{\rm EC}.\ 2.$ This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Permanent Improvements.

By Board of Public Works:

General Ordinance No. 97-1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Barnes avenue, from the north property line of Thirty-second street to the south property line of Thirty-sixth street, except the crossings of Thirty-third street, Thirty-fourth street and Thirty-fifth street, by grading the roadway and walks.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 6th day of September, 1907, adopt Improvement Resolution No. 5302, 1907, for the improvement of Barnes avenue, from the north property line of Thirty-second street to the south property line of Thirty-sixth street, excepting the crossings of Thirty-third street, Thirty-fourth street and Thirty-fifth street, by grading the roadway and walks, and

Whereas, The said Board of Public Works did at the same time fix the 23d day of September, 1907, at 10 o'clock a. m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 7th day of September, 1907, and the 14th day of September, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

Whereas, On the 23d day of September, 1907, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

Whereas, On the 23d day of September, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said improvement of Barnes avenue, and

Whereas, On the 23d day of September, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Barnes avenue, from the north property line of Thirty-second street to the south property line of Thirty-sixth street, except the crossings of Thirty-third street, Thirty-fourth street and Thirty-fifth street, by grading the roadway and walks in accordance with Improvement Resolution No. 5302, 1907, adopted by the Board of Public Works on the 6th day of September, 1907.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Permanent Improvements.

By Board of Public Works:

General Ordinance No. 98—1907. An ordinance ratifying, Confirming and approving a certain contract and agreement made and entered into on the 4th day of October, 1907, between the City of Indianapolis by and through its Board of Public Works and the Sun Vapor Street Light Company;

Whereas, on the 4th day of October, 1907, the City of Indianapolis by and through its Board of Public Works and the Sun Vapor Street Light Company, entered into a certain contract or agreement for the furnishing by said Sun Vapor Street Light Company to said City of Indianapolis, of gas for incandescent street lights on certain streets, alleys, squares, avenues and public places of said City of Indianapolis; and,

Whereas, said Sun Vapor Street Light Company duly executed its bond to secure the faithful performance by it of said contract; said contract and bond being in the words and figures following, towit:

BOND.

Know all Men by These Presents. That The Sun Vapor Street Light Company, a corporation created and existing under the laws of the State of West Virginia, as Principal, and the American Surety Company of New York, as Surety, are held and firmly bound unto the City of Indianapolis, Indiana, in the penal sum of Five Thousand Dollars (\$5,000.00), lawful money of the United States of America, to be paid to the said City of Indianapolis, its certain attorney or assigns, which payment well and truly to be made we bind ourselves, our successors or assigns, jointly and severally, firmly by these presents.

SEALED, with our seals this 4th day of October, A. D., Nineteen Hundred and Seven.

Whereas, The Sun Vapor Street Light Company has entered into a contract with the City of Indianapolis, Indiana, dated October 4th, 1907, for supplying said City with gas for Incandescent street lights on certain alleys, streets, squares, avenues and public places in said City as per specifications therefor adopted by the Board of Public Works of said City on September 16th, 1907, and as set forth in said contract for the period of five years beginning November 1st, 1907.

Now, The Condition of This Obligation is Such, That if The Sun Vapor Street Light Company shall and does, in all and every respect, fully and faithfully comply with all the terms, agreements, and conditions of said contract, and complete and execute the same in all respects, then this obligation to be null and void; otherwise to be and remain in full force and virtue.

THE SUN VAPOR STREET LIGHT COMPANY,
By Spencer S. Weart, Vice-President.

Attest:

Russell G. Chase, Secretary

AMERICAN SURETY COMPANY OF NEW YORK, By L. A. Loiehot, Resident Vice-President. By W. H. SMITH, Resident Asst. Secretary.

This Agreement, made and entered into this 4th day of October. 1907, by and between the City of Indianapolis, Marion County, State

of Indiana, party of the first part by and through its Board of Public Works acting by virtue of an Act of the General Assembly of the State of Indiana entitled: "An Act concerning Municipal Corporations" Approved March 6, 1905, and the Sun Vapor Street Light Company, a corporation organized under the laws of the State of West Virginia, and having its principal office and place of business in the City of

Canton, in the State of Ohio, party of the second part,

WITNESSETH, That the party of the first part agrees to take from the said party of the second part and pay for as hereinafter mentioned, and the party of the second part agrees to furnish the said party of the first part, gas for incandescent street lights on certain streets, alleys, squares, avenues and public places of said party of the first part for and during the period of One (1) year from the 1st day of November, 1907, according to specifications therefor duly adopted by the Board of Public Works of said party of the first part upon the 16th day of September, 1907, which specifications are hereto attached and made a part hereof, as fully as if herein set forth at length.

And the said party of the first part agress to pay the said party of the second part for the services rendered herein the sum of Twentyseven and Twenty-five Hundredths (\$27.25) Dollars per year for each lamp so supplied with gas, payable monthly as the service is rendered. It being expressly agreed and understood that the minimum number of lights to be supplied and paid for hereunder shall be One Hundred (100); the said party of the first part having the right to require such additional lights as it may from time to time designate at the same price per light per annum as herein mentioned for the minimum number of lights herein 'specified;

It being understood that the said Board of Public Works shall have the right to discontinue or relocate the use of any lamps; provided, however, that not to exceed Twenty (20) lamps shall be discontinued or relocated in any one year; and provided, further, that the number of lamps in use shall at no time during the term of this contract be

less than one hundred (100);

And the said party of the second part also agrees to indemnify and save harmless the said party of the first part against any and all claims which may be made by reason of any infringement of any patent right in the use of the lamp, apparatus or process which may be used in operating or maintaining the lamp furnished;

And the said party of the second part hereby agrees that in rendering the service herein provided for, it will in all things comply with said specifications and save the said city harmless from all claims or demands for damages to person or property caused by the said party of the second part to the full extent contemplated by said specifications.

In Witness Whereof, The said party of the first part by and through its Board of Public Works with the approval of its Mayor and the said party of the second part by its proper officers duly authorized, have caused this agreement to be executed with the attestation of their several corporate seals the day and year first above written.

Approved:

C. A. BOOKWALTER, Mayor. CITY OF INDIANAPOLIS, JOSEPH T. ELLIOTT, P. C. TRUSLER, F. J. MACK, Board of Public Works.

THE SUN VAPOR STREET LIGHT CO., SPENCER S. WEART, V. Pres.

Attest:

RUSSELL G. CHASE, Secretary. Sealed proposals will be received by the Board of Public Works of the City of Indianapolis up to 10 o'clock a.m. of the 30th day of September, 1907, for supplying said city with gas for incandescent street lights in certain alleys, streets, squares, avenues and public places at said city as hereinafter provided for.

- (1) Bidders shall submit bids for furnishing gas per light per year on an all-night schedule. Said lights shall be lighted on or before one-half $(\frac{1}{2})$ hour after sunset and shall be kept lighted until one-half $(\frac{1}{2})$ hour before sunrise.
- (2) Bidders shall accompany his or their bid with an affidavit that such bidder or bidders have not directly or indirectly entered into any combination, collusion, undertaking or agreement with any other bidder or bidders to maintain the price of any work or service bid upon or to be done or furnished under the proposed contract, or to prevent any other bidder or bidders from bidding, or to induce any bidder or bidders to refrain from bidding on such contract or work, and that such bid is made without regard or reference to any other bid or bids and without any agreement, undertaking or combination either directly or indirectly, with any person or persons with reference to such bidding in any way or manner whatever.

(3) Bidders shall submit bids for furnishing gas for incandescent lights for a period of five (5) years, beginning November 1, 1907.

- (4) Each bidder shall file with his proposal or bid a certified check on any reputable bank of the City of Indianapolis for the sum of five hundred (\$500.00) dollars, payable to the order of the Board of Public Works of the City of Indianapolis, Indiana. No bid shall be considered unless accompanied by said check. Such check submitted with bid shall be so delivered to the Board of Public Works with an agreement between the Board of Public Works on behalf of the City of Indianapolis and the bidder that in case the said bidder to whom the contract to furnish gas for incandescent lights in strict accordance with the accompanying specifications has been awarded, executes said contract and files a bond as required by said specifications with a surety approved by the Board of Public Works, then said check shall be returned to the bidder; but if the party to whom the contract is awarded fails to enter into a contract with the City of Indianapolis, through its Board of Public Works, within a period of (10) ten days after the final award by the Board of Public Works, then in such case, the said check shall pass to and become the property of the City of Indianapolis, Indiana, as agreed and liquidated damages for failure of said party to execute and consummate the contract awarded. Certified checks of unsuccessful bidders shall be returned to them immediately upon awarding of the contract to the party who shall make the successful bid or upon the rejection of all bids.
- (5) The party to whom the contract is awarded under these specifications shall be required to enter into bond in the sum of five thousand (\$5,000.00) dollars with surety to the approval and satisfaction of the Board of Public Works of the City of Indianapolis, Indiana, conditioned that said bidder shall perform said contract according to the terms therein and according to these specifications which shall form a part of the contract. Said bonds, it is understood, shall be renewed at any time the said Board shall require its renewal. The bidder must show to the satisfaction of the Board of Public Works that he is pecuniarily responsible and has the proper facilities to fulfill said contract that may be awarded to him. The contractor must agree to indemnify and save harmless the City of Indianapolis against any and all claims which may be made by reason of any infringement of any patent right in the use of a lamp apparatus or process which may be used in oper-

ating or maintaining the lamps furnished. The Board of Public Works reserves the right to reject any and all bids and to readvertise for bids if it deems it to the best interests of the City of Indianapolis

The contractor shall supply gas, connect gas lamps with gas mains and furnish and maintain lamps of at least sixty (60) candle power at such points as may be hereafter designated, and to such number and at such places, where there shall be gas mains in the street as may be designated by said Board of Public Works, provided that the number of lamps to be maintained by the contractor and paid for by the said city shall at no time during the continuance of the contract to be based upon these specifications be less than one hundred.

The proposals shall be submitted for furnishing gas for incandescent lights as before stated on an all-night schedule for a period of ave (5) years, beginning November 1, 1907.

- Proposals shall include the furnishing of gas, laying of all services, including risers, the erection of all posts, the lighting and all work of maintaining lights at all times of at least sixty (60) candle power each.
- All lamps must be of the most approved construction for lighting, must be kept clean, well painted and bronzed and in good condition. The lanterns shall be of a form approved by the Board of Public Works, must be provided with glass or other transparent bottoms and surmounted with a top or dome of iridescent and light reflecting material. The lanterns must have proper wind guards so that the light will not be affected in any manner by high winds. All lanterns sharl be constructed so as to properly and symmetrically hold segment glass street signs, and such lanterns as are erected at intersections of streets shall be each equipped with four (4) signs giving the names of such intersecting streets, such segment signs to be of glass with ruby letters upon a white back ground.
- The burners and globes on lanterns shall be kept at all times clean and free from deposit of any kind, and if not so kept, the contract price of the lamps having such unclean burners, globes or lanterns shall be forfeited for a period of time beginning with the day such lamps shall be reported to the contractor to be in such unclean condition and ending the day upon which said lamp is cleaned. Provided, however, That no such deduction shall be demanded by the city if such dirt or deposit be the accumulation of not more than forty-eight (48) hours' time.
- (10)All labor and material and anything relative to or connected with the construction, operation, cleaning and maintenance of the same and all things connected therewith shall be done and furnished at the expense of said contractor, his successors and assigns. The intent and meaning of this part of the specifications being that the city shall not be put to any expense beyond the sum provided in the contract as drawn in conformity with these specifications for furnishing incandescent gas lights.
- All lamps, burners and other property furnished by the contractor shall remain the property of the contractor on the expiration of said contract or any renewal thereof.
- (12) Said lamps shall be located at such points upon streets in which there are gas mains as shall be designated by the Board of Public Works in writing, and said Board of Public Works shall have the right to discontinue or relocate at any time the use of any lamp or lamps furnished by the contractor after thirty (30) days' written notice to said contractor of this intention. Provided, however, That not more than twenty (20) lamps shall be discontinued or relocated in

- any one (1) year; and provided, further, that the number of lamps in use shall at no time during the continuance of the contract based upon these specifications be less than one hundred.
- (13) All lamps ordered shall be located, in place and be ready for use within ten (10) days after written notice has been given to the contractor ordering said light by said Board of Public Works.
- (14) All sidewalks, highways or public places that said contractor at any time may open or dig into shall be restored in as good condition and repair as the same were before being opened and to the satisfaction of the Board of Public Works.
- (15) The contractor must agree to save the city harmless from any claims which may be made by reason of any infringement of any patent right in the use of a lamp apparatus or in maintaining the lamps furnished.
- (16) The contractor must exercise in the prosecution or putting up of all lights ordered and maintaining the same all proper skill and care, he must guard all excavations or dangerous places made by him or his agents or employes, and shall use all due and proper precautions to prevent injury to any property, person or persons, what and whomsoever, for and during the entire period of the contract, and for and during such period, the contractor shall save the city harmless from any and all liability whatsoever growing out of any injury to property or persons and from all damage suits that may arise on account thereof, and shall pay any judgment with costs which may be obtained against such city growing out of any injury or damage whatsoever aforesaid.
- (17) The contractor shall do no injury to shade trees or interfere with pipes of other companies, shall replace any sodding disturbed and shall fully indemnify and save harmless the City of Indianapolis from any claims for damages for any injury to streets whatsoever.
- (18) All lights shall be at least sixty (60) candle power. Should the city desire to test the candle power of any lamp, the company shall give to the City Engineer all necessary assistance to properly test the candle power of said lamps. Each lamp shall be of sixty (60) candle power and such light where tested and measured by photometric apparatus in use by said city, shall give light of sixty (60) sperm candles each consuming one hundred and twenty (120) grains per hour.

(19) The contractor shall have a representative in the City of

Indianapolis with an office and a telephone.

(20) Should the contractor fail to furnish gas for street lights and to maintain said street lights during the hours from one-half (½) hour after sunset to one-half (½) hour before sunrise each day, or to maintain said lamp lights in proper condition and of at least sixty (60) candle power, then the Board of Public Works may deduct from any moneys due said contractor for each night each light is not so lighted, a sum equal to twice the contract price per night per light for each night or part of night that said contractor fails to maintain said lights lighted.

(21) Should the contractor fail to make any repairs caused by digging into the streets, sidewalks or public places in the performance of this contract, on written notice from the Board of Public Works to make said repairs, then the Board of Public Works shall have the right within ten (10) days after giving notice to said contractors to make said repairs and to deduct the costs thereof out of any money

due said contractor.

Whereas, said contract and agreement has been submitted through the said Board of Public Works to the Common Council of the City of Indianapolis for its action thereon; now, therefore,

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, That the said contract and agreement hereinbefore set forth made and entered into the 4th day of October, 1907, between the City of Indianapolis, by and through its Board of Public Works, and the Sun Vapor Street Light Company, be and the same is hereby in all things ratified, confirmed and approved.

Which was read a first time and referred to the Committee on Contracts and Franchises.

By Mr. Royse:

General Ordinance No. 99-1907. An ordinance amending Section Five (5) of General Ordinance Number Forty-five (45), 1907, entitled "A special ordinance regulating the keeping, operation and maintenance of intelligence offices and employment bureaus." passed June 3, 1907, and approved by the Mayor on the 13th day of June, 1907.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, That Section five (5) of General Ordinance number forty-five (45), 1907, entitled "A Special Ordinance" regulating the keeping, operation and maintenance of intelligence offices and employment bureaus, passed June 3, 1907, and approved by the Mayor on the 13th day of June, 1907, be amended to read as follows:

Sec. 5. Any person, firm or corporation so licensed shall in no case, collect, charge or receive fees or compensation in excess of the following:

From each female seeking employment	\$1.00
From each male seeking employment	1.00
From each person applying for female help	1.00
From each person applying for male help	1.00

In every case a receipt shall be given for the money paid to or received by such intelligence office or employment bureau, and in case no place of employment, or no help, as applied for, as the case may be, is obtained within ten (10) days from the date of payment, then upon demand being made therefor, the money so paid and received shall forthwith be refunded to the applicant.

The above schedule of rates, however, shall only apply to monthly positions, the compensation for which shall not be more than thirty dollars per month.

In case of positions, the compensation or salary for which shall be more than thirty dollars (\$30.00) per month, and not exceeding forty dollars per month, the person, firm or corporation so licensed may enter into a written contract with any applicant for employment as to the amount of fee or compensation, but the amount of compensation rates, however, shall not apply to a position, the salary or compensation for which is to be over five hundred dollars (\$500.00) per year.

SEC. 2. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor and due publication for two (2) consecutive weeks in a newspaper of general circulation printed and published in the City of Indianapolis.

Which was read a first time and referred to the Committee on Public Health.

By Mr. Cottey:

Special Ordinance No. 12—1907. An ordinance annexing to the City of Indianapolis the territory lying between the city limits and 50th street and Pennsylvania and Illinois street.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, That the territory lying between the city limits and 50th street on the north, and the streets lying between the center lines of Pennsylvania street on the east, and Illinois street on the west, as projected between said city limits and said 50th street, be and the same is hereby annexed and made a part of the City of Indianapolis.

Sec. 2. This ordinance shall be in force from and after its passage.

Which was read a first time and referred to the Committee on Ordinance.

MISCELLANEOUS BUSINESS.

By Mr. Donavon:

Resolution No. 13-1907.

Whereas, The telegraphers employed by the Western Union Telegraph Company, a corporation chartered under the laws of the State of New York, and the Postal Telegraph-Cable Company, operated by a holding company under the style of the Mackay Companies; and the Associated Press, a voluntary association, organized for the purpose of furnishing its membership telegraph reports of current events in all parts of the habitable globe, went on strike August 9th, and

Whereas, This strike continues in operation and is so complete that the great telegraph companies are unable to handle even the most important messages without serious delay, and are actually forwarding by United States Mail an important percentage of the messages handed them for telegraphic transmission, and are doing this in a manner calculated to deceive the addressor and addressee of such mailed messages, and,

Whereas, The report of the Associated Press no longer has any real value, as a consequence of this strike, and is particularly deficient in its reports of the several markets, news of vital importance to the commercial world, and,

Whereas, Though the demands of these striking telegraphers seem reasonable, the Western Union Telegraph Company, The Postal Telegraph-Cable Company (operated by the Mackay Companies), and the Associated Press, declare they will not treat in any way, shape or manner with their striking employes, but express a determination to starve them into submission, and,

Whereas, The financial, commercial and general business interests of Indianapolis has for nearly ten weeks been subjected to great loss and annoyances in consequence of this partly telegraph and partly mail method of handling their most important and urgent communications:

therefore, be it

Resolved. That the City Council of the City of Indianapolis deprecated the policy of these great companies in condemning their striking employes to starvation or submission, and the financial, commercial and general business interests of the City of Indianapolis to indefinite loss, vexation and annoyance; and the said City Council of the City of Indianapolis hereby declares it to be the duty of these three great employers to meet representatives of their striking employes and to do all that may reasonably be expected in order to adjust the differences to the end that normal telegraph service may be restored; and be it further

Resolved, That a copy of these resolutions be sent to Theodore Roosevelt, President of the United States; to Charles P. Neill, Commissioner of Labor, and the president, general manager and directors of the Western Union Telegraph Company, the Postal Telegraph-Cable Co. (operated by the Mackay Companies), and the Associated Press.

Which was read and referred to the Committee on Public Safety and Comfort.

By License Committee:

Resolution No. 14-1907.

Indianapolis, Ind., October 7, 1907.

To the President and Members of the Common Council:

Your Committee on License beg to offer the following resolution: Resolved, That the following applications for retail liquor license (saloon) in the City of Indianapolis be and are hereby approved:

Peter Ivory, 377 S. Illinois street.

No. 165. Quinn Hetherington, N. E. cor. Washington and East streets.

No. 169. J. W. Suess, 502 N. Noble street.

No. 171. Aug. Giuffre, 429 S. East street.

No. 172. Henry Egelhoff, S. E. cor. Meridian and Frank streets.

No. 173. Edward F. Schmidt, 1632 E. Washington street.

John Cain, 25 S. Delaware street. No. 175.

No. 179. Thos. W. Mason, 462 W. 15th street.

No. 180.

Simon Matelic, 716 Warman avenue. Wm. R. Seitz, 1510 E. Washington street. No. 181.

No. 182.

Chas. Hilt, 246 Indiana avenue. Henry A. Kolker, N. E. cor. Washington and Pire No. 184. streets.

Saml. Snitman, 301 Indiana avenue. No. 185.

Theo. Bauer, 1422 E. 10th street. No. 186.

No. 187.

No. 188. No. 189.

M. T. Boylen, 540 S. Capitol avenue.
Frank Iten, 3206 W. Washington street.
Tony Laria, 435 E. Washington street.
M. M. Scott, N. W. point Delaware and Virginia avenue.
F. G. Barry, 301 Kentucky avenue. No. 190.

No. 191.

J. F. McCarthy, N. W. cor. Harrison and Pine streets. Alfred Sanders, 10 N. Delaware street. No. 192.

No. 199.

No. 200. John Kus, N. E. cor. Warman avenue and Walnut street.

No. 202. Chas. Richter, S. W. cor. New Jersey and Market streets.

No. 212. Edwin Shoreaker, 302 Blake street. No. 201. B. B. Sefton, 1321 English avenue.

Albert Blackwell, S. W. cor. Hillside and 20th street. U. Y. Reed, 1734 W. Washington street.

No. 204. No. 205.

No. 205. No. 207. No. 208. No. 209. No. 210. No. 211. No. 214. No. 216. R. Griffin, 1414 N. Missouri street.

Ralph Stubbs, 1126 E. 10th street. Chas. Fetters, S. E. cor. Columbia avenue and Belt R. R. Martin Collins, 410 W. Washington street.

Jos. H. Vonderheide, 126 W. Maryland street. Jas. W. Cline, 1102 W. Morris street. Chas. Lawler, 702 Madison avenue. Thos. Kinney, 201 S. Noble street.

No. 217. No. 218.

John J. Gawley, 1806 Bright street. S. B. Berringer, 2503 S. Meridian street. No. 219.

Perry Porter, 952 W. Walnut street. No. 220.

No. 221. J. J. Sullivan, 901 Harrison street.

No. 222. Ed. Linton, 742 Virginia avenue.

No. 166. Wm. H. Quinn, N. E. cor. Shelby and Beecher streets.

T. M. Riley, 136 W. Market street. No. 168.

No. 177. Clyde E. Hopper, 131 W. Washington street.

Geo. J. Tacoma, S. W. cor. Nebraska street and Keystone No. 167. avenue.

W. O. BANGS

W. A. RHODES

HARRY E. ROYSE

FAY WRIGHT.

OTTO HOFMANN

J. L. Donavon

E. J. STICKELMAN

Mr. Rhodes moved the resolution be adopted.

The roll was called and Resolution No. 14, 1907, was adopted by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

ORDINANCES ON SECOND READING.

Mr. Royse called for Appropriation Ordinance No. 17, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 17, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 17, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 18, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 18, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 18, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Doravon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for Appropriation Ordinance No. 21, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 21, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

Appropriation Ordinance No. 21, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 80, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 80, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 80, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 89, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 89, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 89, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 90, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 90, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 90, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

Mr. Brown called for General Ordinance No. 86, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 86, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 86, 1907, was read a third time and failed to pass by the following vote:

Ayes, 13, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Portteus, Royse, Donavon, Sullivan, Hilkene and President Frederick W. Eppert.

Noes, 6, viz.: Messrs. Davis, Bangs, Uhl, Stickelman, Hofmann and Wright.

Mr. Brown called for General Ordinance No. 85, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 85, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 85, 1907, was read a third time and passed by the following vote:

Ayes, 18, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, 1, viz.: Mr. Uhl.

Mr. Royse called for General Ordinance No. 91, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 91, 1907, be amended as recommended by the committee. Carried.

Mr. Royse moved that General Ordinance No. 91, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 91, 1907, was read a third time and failed to pass by the following vote:

Ayes, 10, viz.: Messrs. Cottey, Wood, Davis, Neukom, Bangs, Stickelman, Royse, Donavon, Hofmann and President Frederick W. Eppert.

Noes, 9, viz.: Messrs. Brown, Hamlet, Smither, Rhodes, Uhl, Portteus, Sullivan, Hilkene and Wright.

On motion of Mr. Rhodes the Common Council, at 8:55 o'clock p. m., adjourned.

President.

ATTEST:

Process McMully City Clerk.



REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind.
Monday, October 21, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, October 21, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 18 members, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, 2, viz.: Messrs. Hartmann and Royse.

Mr. Smither moved that the reading of the Journal be dispensed with. Motion lost.

The Clerk proceeded to read the Journal of the last meeting. Mr. Hilkene moved that the reading of the Journal be discontinued. The roll was called and the reading of the Journal was discontinued by the following vote:

Ayes, 16, viz.: Messrs. Brown, Cottey, Hamlet, Davis, Neukom, Rhodes, Bangs, Uhl, Stickelman, Portteus, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 3, viz.: Messrs. Wood, Smither and Donavon.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT.
CITY OF INDIANAPOLIS,
INDIANAPOLIS, IND., October 8, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval the following ordinances:

General Ordinance No. 85, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis,

Indiana, to improve the first alley south of South street, from the east property line of New Jersey street to the west property line of East street with brick roadway."

General Ordinance No. 89, 1907, being "An ordinance providing for the transfer of \$1,000 from a certain fund to a certain fund to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

General Ordinance No. 90, 1907, being "An ordinance providing for the transfer of certain funds to certain funds to and for the use of the Department of Public Health and Charities, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 17, 1907, being "An ordinance appropriating the sum of \$1,000.00 to and for the use of the Department of Finance, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 18, 1907, being "An ordinance appropriating the sum of \$2,700.00 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

Appropriation Ordinance No. 21, 1907, being "An ordinance appropriating the sum of \$1,000.00 to and for the use of the Department of Public Health and Charities, and fixing a time when the same shall take effect."

Resolution No. 14, 1907. I have the honor to remain,

Yours very truly, C. A. Bookwalter, Mayor.

At 8:00 o'clock p. m. Mr. Royse entered the Council Chamber and took his seat.

EXECUTIVE DEPARTMENT.
CITY OF INDIANAPOLIS.
INDIANAPOLIS, IND., October 10, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval General Ordinance No. 80, 1907, being "An ordinance amending Clause G of Section 6 of an ordinance concerning the compensation of all officers, etc., of the

City of Indianapolis."

The effect of this ordinance, while it sets forth the salaries to be paid to all members of the Fire Department, only affects the compensation allowed to substitutes in such department. Heretofore these substitutes have been receiving compensation at the rate of \$480 per year, and have been compelled to devote all their time to the service of the city. As in many instances more than one year elapses from the time of the appointment of a man as a substitute to the time when he receives his appointment as fireman of the third grade, I consider it to be manifestly unfair that the city should pay such men the niggardly sum which has heretofore been provided. Therefore in approving this ordinance, providing as it does for this increase, I do not feel that I am committing myself to similar action on the question of other salaries paid to men in the various city departments.

I have the honor to remain,

Yours very truly, C. A. BOOKWALTER, Mayor.

EXECUTIVE DEPARTMENT. CITY OF INDIANAPOLIS, Indianapolis, Ind., October 21, 1907.

To the President and Members of the Common Council:

Gentlemen—There will be presented to your honorable body during this evening's session an ordinance providing for the appropriation of \$100,000.00 with which to complete the repairs to the city hospital property, and for the further purpose of constructing contagious disease pavilions for the care of children afflicted with diphtheria, scarlet fever

and other ailments requiring quarantine.

The ordinance in question provides for the transfer from the moneys heretofore borrowed for city hall and auditorium purposes, the full amount of the proposed appropriation, it being most expedient in my opinion that the money we now have on hand should be used in preference to an attempt to float city obligations at the present time. The condition of the money market is such that I am convinced that should we make an effort to issue new bonds it would be impossible to sell the same at a rate of interest which would be satisfactory to the people of the city. Indianapolis has for many years borrowed money at less than 3½ per cent interest, all city bonds bearing this rate, having been sold at a premium. Should we attempt to issue further bonds at present I do not believe that these favorable terms could be received.

The money we are now asking the Council to transfer and appropriate for the use of the hospital will not in any way affect the ability of the city to care for itself in the construction of a new city hall in any greater degree than has heretofore been considered. It has always been figured in every estimate of city hall expenditure that this additional sum would be required to complete the city hospital, and in thus taking the money from the cash on hand rather than attempting to issue new bonds, we do not in any way change existing conditions. I consider it much better business for us to use this money now because certainly it has remained inactive much longer than any one connected with the city government had ever expected.

I have requested the Board of Public Health to submit to your honorable body an itemized statement showing the purposes for which this money is to be used, and I submit such statement to you for your

careful consideration.

I have the honor to remain,

Yours very truly,

C. A. BOOKWALTER,

Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE. OFFICE OF CITY CONTROLLER.

Indianapolis, Ind., October 21, 1907.

To the President and Members of the Common Council:

Gentlemen-I herewith submit communication from the Board of Public Works, requesting the transfer of the sum of \$100,000.00 from the City Hall and Auditorium appropriation, to a City Hospital Improvements fund.

The accompanying communication from the Department of Health and Charities gives a detailed statement as to what improvements are to be made. I recommend that the ordinance herewith submitted providing for the transfer, be passed.

Respectfully submitted.

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD. Indianapolis, Ind., October 21, 1907.

George T. Breunig, City Controller, City:

Dear Sir-In accordance with the attached communication from the Board of Health, we respectfully request that you recommend to the Common Council the passage of an ordinance transferring the sum of \$100,000 from the City Hall Building Fund to the City Hospital Improvement Fund.

Very respectfully,

JOSEPH T. ELLIOTT. P. C. TRUSLER. F. J. MACK. Board of Public Works.

DEPARTMENT OF PUBLIC WORKS. OFFICE OF THE BOARD, Indianapolis, Ind., October 21, 1907.

To the Board of Public Works, City:

Gentlemen—I have been requested by the Board of Public Health to send you the following itemized statement for additional funds re-

quired to complete the hospital as originally planned.	
Mr. Clyde Powers, estimate for the necessary grading, dressing	
the soil, edging with sod, removal of trees, laying of water	
pipes, cement walks, asphalt or bitulithic roadways, and fin-	
ishing grounds on the same plane as those around the	
Flower Mission building\$	12,500
Mr. Scherer's estimate for three new cottages for contagious	
diseases, fire proof	27,000
Changes in old boiler house, enlarging present laundry and con-	
structing a new morgue	3,640
Changes in the west wing, first story, and converting same into	
Hospital Ward	2,650
Changes in center building, connecting same with the new ser-	
vice building	1,820
Painting side walls, ceilings, and interior finish in hospital wards	3.950
Metal ceiling in corridors, east and west wing	1,560
Painting interior and exterior	2,500
Harry Callon, estimate of ice machine, consisting of one refrig-	
erating machine for cold storage, and the necessary insula-	0.000
tion rooms, and insulated doors for same, ready for operation	2,800
Plumbing and heating in the service building	5,500
In the proposed cottages for contagious diseases, plumbing and	4 500
heating	4,500
Sewer from 12th street to take care of the boiler room, service	000
building, and three cottages	800

Boiler house plumbing	100
Additional plumbing in old building	75
Additional plumbing in old building	
Live steam line in kitchen	200
A vacuum steam heating, hot and cold water connections, in old	
building 1	0,000
Suction line to Fall creek	500
Repairing present elevator, the machinery of which is in first-	
class condition, only repairing auxiliary valve, new car, and	
cables and new wires	
For furnishing the service building 1	0,000
Fence around Hospital	4,000

Very truly yours,

Eugene Buehler, Sec. Board of Health.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, INDIANAPOLIS, IND., October 21, 1907.

To the President and Members of the Common Council:

Gentlemen—I herewith submit a communication from the Department of Public Works in which they request the transfer of the sum of \$10,738.47 to the Collection and Disposal of Garbage fund as follows:

\$500.00 from the Levees fund,

\$1,738.47 from the Cistern fund, and

\$8,500.00 from the Sprinkling Unimproved Streets fund.

The said communication contains a full and complete statement of the reasons why this request is made, and believing that provision should be made for the payment of the deficit during the current year, I recommend the passage of the accompanying ordinance providing for the transfers as requested.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD. INDIANAPOLIS, IND., October 9, 1907.

Geo. T. Breunig, City Controller, City:

Dear Sir—We wish to call your attention to the condition of the fund for "Collection and Disposal of Garbage." In preparing the estimate of expenses for 1907 the Clerk of the Board made an error in computing the amount needed for collection and disposal of garbage by using as a basis the amount paid out on contract for the year of 1906, while the old contract which expired May 26, 1907, provided for

the payment of a much larger amount for that period from January 1st, 1907, to May 26, 1907, than for the same period in previous years under the same contract; also the supplementary contract made each year for the territory not included in the original contract was for much more territory this year, and consequently at a greater cost. Besides these two contracts mentioned, which expired May 26, 1907, another contract was entered into upon the recommendation of the Board of Health for the removal of paper, bottles, tin cans, sweepings, etc., from May 26, 1907, to December 31, 1907, as this work had been done for 10 years under the old contract and not being included in the new contract, it was considered advisable to make a supplementary contract to take care of these materials until it was taken care of in an ash contract, or some other way.

The amount of money needed for all the contracts mentioned is as

follows:

Old contract for collection and disposal of garbage from Jan-
uary 1, 1907, to May 26, 1907\$20,330.00
Contract for territory not included in old contract, from Janu-
ary 1, 1907, to May 26, 1907
New 5 year contract for collection and disposal of garbage for
all territory in city, May 26, 1907, from May 26, 1907, to
December 31, 1907, at \$52,000 per year
Contract for removal of paper, sweepings, tin cans, bottles,
etc., from May 26, 1907, to December 31, 1907 4,200.00

Deficit\$10,738.47

We request that you recommend to the Common Council the passage of an ordinance transferring the sum of \$8,500.00 from the fund for Sprinkling Unimproved Streets, \$1,738.47 from the Cistern Fund, and \$500.00 from the Levees Fund, to the fund for Collection and Disposal of Garbage.

Respectfully submitted,
JOSEPH T. ELLIOTT.
P. C. TRUSLER.
F. J. MACK.
Board of Public Works.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER,

Indianapolis, Ind., October 21, 1907.

To the President and Members of the Common Council:

Gentlemen—I herewith submit a communication from the Department of Public Safety requesting the transfer of \$100.00 from the Cleaning Buildings fund to the Current fund at the East Market; also, the transfer of \$1,200.00 from the Hose fund to the Horse Feed fund for the Fire Department.

I present herewith ordinances providing for the transfers asked for and recommend their passage.

Respectfully submitted.

GEO. T. BREUNIG, City Controller. DEPARTMENT OF PUBLIC SAFETY,
OFFICE OF THE BOARD.
INDIANAPOLIS, IND., October 19, 1907.

Geo. T. Breunig, Esq., City Controller:

Dear Sir—At a meeting of the Board of Public Safety held October 18, 1907, I was instructed to request you to please ask the Common Council to make the following transfer of funds in this Department:

East Market Funds—

\$100.00 from Cleaning Buildings Fund to Current Fund.

Fire Force Funds-

\$1,200.00 from Hose Fund to Horse Feed Fund.

East Market.—Seven stoves must be purchased to heat the build-

ings, the balance in Current Fund is \$57.99.

Fire Force.—This is asked on account of the high prices of all kinds of feed, and the immediate necessity of purchasing one car of oats and three cars of hay, the balance in the Horse Feed Fund is \$523.83.

Respectfully yours,

John B. Wood. Secretary.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER.

Indianapolis, Ind., October 21, 1907.

To the President and Members of the Common Council:

Gentlemen—I submit herewith a communication from the Department of Public Works, requesting an additional appropriation of \$20,000.00 for sweeping and cleaning improved streets.

Believing that such additional appropriation is necessary, I rec-

ommend the passage of the accompanying ordinance.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

DEPARTMENT OF PUBLIC WORKS,
OFFICE OF THE BOARD.

Indianapolis, Ind., October 21, 1907.

George T. Breunig, City Controller, City:

Dear Sir—We find it will be necessary to have more money to carry on the work of sweeping and cleaning the improved streets and purchase of feed for the balance of the year, and request that you recommend to the Common Council the passage of an ordinance appropriating the sum of \$20,000.00 to the fund for the sweeping and cleaning of improved streets.

Respectfully yours,

JOSEPH T. ELLIOTT.

P. C. TRUSLER.

F. J. MACK.

Board of Public Works.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, Ind., October 21, 1907.

To the President and Members of the Common Council:

Gentlemen-I herewith submit for your consideration and action the following applications for city retail liquor licenses, filed in my office in pursuance of and under the provisions of General Ordinance No. 39, 1907, viz.:

No. 229. Milo Wray, N. W. cor. Blake and Michigan streets.

No. 230.

Adolph Glick, 1186 River avenue. Robert N. McNulty, 107 W. Market street. Bernhard Dorfman, 124 S. Delaware. No. 231.

Respectfully submitted,

GEO. T. BREUNIG. City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 229:

Indianapolis, Ind., October 9, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Milo Wray, being 30 years of age, residing at 1053 Harlan street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1053 Harlan street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of street car conductor. The premises wherein and whereon I desire to carry on such business are located at N. W. cor. Blake and Michigan streets, in the city of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 30x32 feet, said room has four doors west and one to the east; room and building fronts east on Blake street and south on Michigan street, on the first floor of a one-story frame building, and situated on lot No. 8, in Elliott's sub. of outlot No. 156, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northwest corner of Blake and Michigan streets, ward No. 5. I also give notice for pool table privileges in same room.

MILO WRAY.

Application No. 230:

Indianapolis, Ind., October 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Adolph Glick, being 55 years of age, residing at 435 W. New York street, City of Indianapolis, State of Indiana, do hereby make applica-

tion for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 1186 River avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 22x24 feet, and one room west used for stock room, fronting east on River avenue, on the first floor of a one-story frame building and situated on lot No. 31 in Bybee & Pratt's first west side addition to the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1186 River avenue, in ward No. 14. I also give notice for pool table privileges. Main entrance from River avenue, one door to west and one door to north.

ADOLPH GLICK.

Application No. 231:

Indianapolis, Ind., October 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Robert N. McNulty, being 55 years of age, residing at Lorette Hotel, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Broad Ripple and same, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at No. 107 W. Market street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 16x32 feet, one door east, one south and one door north, said bar room and building faces north on Market street, on the ground floor of a one (1) story brick building and situated on lot No. one (1), in square No. fifty-four (54), in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 107 W. Market street, in ward No. 6.

R. N. McNulty.

Application No. 232:

Indianapolis, Ind., October 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Bernhard Dorfman, being 30 years of age, residing at cor. New Jersey and Market streets, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Colonial Hotel and 210 N. New Jersey street, in the City of Indianapolis. State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located

at No. 124 S. Delaware street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 20x60 feet, one door south, one door west, one front door east, building and room facing east on Delaware street, at the northwest corner Delaware and Chesapeake streets, on the first floor of a two-story brick building, situated on lot 8 in Saint de Palais' sub. of square 77, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 124 S. Delaware street, in ward No. 12. I also give notice that I will ask for pool table privileges.

BERNHARD DORFMAN.

Which were read and referred to the Committee on License.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS, OFFICE OF THE BOARD. INDIANAPOLIS, IND., October 21, 1907.

To the President and Members of the Common Council, City:

Gentlemen—I am directed by the Board of Public Works to forward to your Honorable Body, for consideration and action thereon, the attached ordinance authorizing and empowering the Board to proceed with the improvement of Maryland street, from west property line of West street to east property line of Blackford street, with brick roadway and curbing, as provided for by Improvement Resolution No. 5309.

Yours respectfully,
FRANK J. NOLL, Jr.,
Clerk of the Board of Public Works.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Public Health:

Indianapolis, Ind., October 21, 1907.

To the President and Members of the Common Council.

Gentlemen—We, your Committee on Public Health, to whom was referred General Ordinance No. 93, 1907, being an ordinance providing for the establishment of water closets in theaters, opera houses, etc., beg leave to report that we have had same under consideration and would recommend that said ordinance do pass.

Respectfully submitted,
OTTO HOFMANN.
THEO. PORTTEUS.
E. J. STICKELMAN.

Mr. Stickelman moved that the report of the Committee be concurred in. Carried.

From the Committee on Public Property and Improvements:

Indianapolis, Ind., October 21, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Property and Improvements, to which was referred General Ordinance No. 94, 1907, "An ordinance to amend sections 36 and 147 of an ordinance entitled 'An ordinance providing for all matters concerning, affecting or relating to the construction, alteration, repairing or removal of buildings, structures and appurtenances thereto," erected or to be erected in the City of Indianapolis, Indiana," approved June 6th, 1904, begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted,
B. A. Brown
HARRY E. ROYSE
JOHN L. DONAVON.

Mr. Brown moved that the report of the committee be concurred in. Carried.

From the Committee on Railroads:

Indianapolis, Ind., October 21, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Railroads, to whom was referred General Ordinance No. 87, 1907, entitled "An ordinance approving a certain contract granting Henry L. Dithmer the right to lay and maintain a switch from the Big Four railroad tracks across Lynn street, have had the same under consideration and would recommend that same do pass.

ALBERT E. COTTEY B. A. BROWN E. J. STICKELMAN. JACOB H. HILKENE CHAS. G. DAVIS.

Mr. Cottey moved that the report of the Committee be concurred in. Carried.

INTRODUCTION OF APPROPRIATION ORDINANCES.

By City Controller:

Appropriation Ordinance No. 24—1907. An ordinance providing for the appropriation of the sum of \$20,000.00 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby appropriated, the sum of twenty thousand (\$20,000.00) dollars out of any funds in the

city treasury not otherwise appropriated, to and for the use of the Department of Public Works; the sum herein appropriated to be an additional appropriation to the fund known and designated as Sweeping and Cleaning Improved Streets, and to be used by said department, or so much thereof as may be necessary for sweeping and cleaning improved streets.

SEC. 2. This ordinance shall take effect and be in full force from

and after its passage.

Which was read a first time and referred to the Committee on Finance.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By City Controller:

General Ordinance No. 100-1907. An ordinance providing for the transfer of certain funds heretofore appropriated to the Department of Public Works.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of one hundred thousand dollars (\$100,000.00) out of the unexpended balance of the moneys heretofore, under and by Appropriation Ordinance No. 21, 1906, and Appropriation Ordinance No. 3, 1907, appropriated to the Board of Public Works to be expended for the construction of a city hall building, containing offices for the several departments of the city government and an auditorium suitable for public meetings of the citizens of the City of Indianapolis, on the land belonging to the City of Indianapolis, lying between Delaware street, Market street, Alabama street and Wabash street, be and the same is hereby transferred and reappropriated as a fund to be expended by said Beard of Public Works in making additions to, repairs, and general improvements upon the City Hospital of said City of Indianapolis, and providing equipment for the same.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

General Ordinance No. 101-1907. An ordinance providing for the transfer of the sum of \$10,738.47 from certain funds to certain fund, to and for the use of the Department of Public Works, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be, and is hereby, transferred from certain appropriations heretofore made to and for the use of the

Department of Public Works, the following sums, to wit:

From the Levees fund the sum of five hundred (\$500.00) dollars. from the Cistern fund the sum of seventeen hundred and thirty-eight dollars and forty-seven cents (\$1,738.47), and from the Sprinkling Unimproved Streets fund the sum of eighty-five hundred (\$8,500.00) dollars, all of the foregoing named sums to be and are herewith transferred to the Collection and Disposal of Garbage fund.

The whole of such sums herein transferred, to be used by said department in the payment of the deficit existing under the old and new contracts for the collection and disposal of garbage and night soil, and in the payment of the sum called for by the supplemental con-

tract made for the removal of paper, sweepings, tin cans, bottles, etc.

Sec. 2. This ordinance shall take effect and be in full force from

and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

General Ordinance No. 102-1907. An ordinance providing for the transfer of \$100 from a certain fund to a certain fund in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby transferred the sum of one hundred dollars (\$100.00) from the appropriation heretofore made for the Cleaning Buildings fund to the Current fund for the East Market in and for the use of the Department of Public Safety.

SEC. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By City Controller:

General Ordinance No. 103-1907. An ordinance providing for the transfer of the sum of \$1,200 from a certain fund to a certain fund in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the sum of twelve hundred dollars (\$1,200.00) be, and the same is hereby transferred from the appropriation heretofore made for the Hose fund to the Horse Feed fund for the Fire Department in and for the use of the Department of Public Safety.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Finance.

By Board of Public Works:

General Ordinance No. 104—1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Maryland street, from west property line of West street to east property line of Blackford street, with brick roadway and curbing.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 13th day of September, 1907, adopt Improvement Resolution No. 5309, 1907, for the improvement of Maryland street, from the west property line of West street to the east property line of Blackford street, with brick roadway and curbing, and

Whereas, The said Board of Public Works did at the same time fix the 7th day of October, 1907, at 10 o'clock a. m. as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 14th day of September, 1907, and the 21st day of September, 1907, in the Indianapolis Sun, a daily newspaper of general circulation printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and

Whereas, On the 7th day of October, 1907, the Board having met in regular session, took final action on said Improvement Resolution without modification; and

Whereas, On the 7th day of October, 1907, a written remonstrance was filed with the Board against the said improvement of Maryland street, and the same was referred to the City Civil Engineer for investigation and report; and

Whereas, On the 16th day of October, 1907, the City Civil Engineer filed his written report, stating that a majority of the resident property owners had signed said remonstrance, and

Whereas, On the 16th day of October, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said resolution; now, therefore

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said city be, and the same is, hereby authorized and empowered to improve Maryland street, from the west property line of West street, to the east property line of Blackford street, with brick roadway and curbing, in accordance with Improvement Resolution No. 5309, 1907, adopted by the Board of Public Works on the 13th day of September, 1907.

Sec. 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Permanent Improvements.

ORDINANCES ON SECOND READING.

Mr. Stickelman called for General Ordinance No. 93, 1907, for second reading. It was read a second time.

Mr. Stickelman moved that General Ordinance No. 93, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 93, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Brown called for General Ordinance No. 94, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 94, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 94, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Bangs, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 1, viz.: Mr. Rhodes.

Mr. Cottey called for General Ordinance No. 87, 1907, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 87, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 87, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Uhl, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 1, viz.: Mr. Bangs.

Mr. Royse called up General Ordinance No. 91, 1907, which had been read a second time at the previous meeting.

Mr. Royse moved that General Ordinance No. 91, 1907, be ordered engrossed, as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 91, 1907, was read a third time and passed by the following vote:

Ayes, 14, viz.: Messrs. Brown, Cottey, Wood, Davis, Bangs, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann, Wright, Henry and President Frederick W. Eppert.

Noes, 6, viz.: Messrs. Hamlet, Neukom, Smither, Rhodes, Uhl and Hilkene.

On motion of Mr. Davis the Common Council, at 8:25 o'clock p. m., adjourned.

President.

Attest:

City Clerk.

SPECIAL MEETING.

* 1 1

Council Chamber, City of Indianapolis, Ind., Friday, October 25, 1907.

The Common Council of the City of Indianapolis, met in the Council Chamber, Friday evening, October 25, 1907, at 7:30 o'clock, in special session, President Frederick W. Eppert in the chair, pursuant to the following call:

Indianapolis, Ind., October 25, 1907.

To the Members of the Common Council:

You are hereby notified that there will be a special meeting of the Common Council, in the Council Chamber on Friday, October 25, 1907, at 7:30 o'clock P. M., for the introduction, consideration and passage of a resolution and declaring an emergency.

Yours truly,
FRED W. EPPERT,
President.

I, James McNulty, Clerk of the Common Council, do hereby certify that I have served the above and foregoing notice to each and every member of the Common Council, prior to the time of meeting, pursuant to the rules.

JAMES MCNULTY, City Clerk.

Which was read.

The Clerk called the roll.

Present: The Hon. Frederick W. Eppert, President of Common Council and 6 members, viz: Messrs. Hamlet, Neukom, Bangs, Uhl, Hartmann and Sullivan.

Absent: 14, viz: Messrs. Brown, Cottey, Wood, Davis, Smither, Rhodes, Stickelman, Portteus, Royse, Donavon, Hofmann, Hilkene, Wright and Henry.

President Eppert declared no quorum present.

On motion of Mr. Sullivan, the Common Council, at 7:40 o'clock, P. M., adjourned.

President.

ATTEST: Maries. M. Mully

City Clerk.

REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind. Monday, November 4, 1907.

The Common Council of the City of Indianapolis, met in the Council chamber, Monday evening, November 4, 1907, at 7:30 o'clock, in regular session. Vice-President Albert E. Cottey in the chair.

Present: The Hon. Albert E. Cottey, Vice-President of the Common Council, and 19 members, viz: Messrs. Brown, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofman, Hilkene, Wright and Henry.

Absent: 1, viz: President Eppert.

Mr. Bangs moved that the reading of the Journal be dispensed with. Carried.

At this point Mr. Eppert-entered the Council chamber and took the chair.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., October 22, 1907.

To the President and Members of the Common Council:

Gentlemen: I return herewith with my approval the following ordinances:

General Ordinance No. 93, 1907, being "An ordinance providing for the establishment and maintenance of water closets in theatres, opera houses, and other buildings intended for theatrical or operatic purposes, providing a time when said ordinance shall take effect, and providing a penalty for the violation thereof."

General Ordinance No. 94, 1907, being "An ordinance to amend Sections 36 and 147 of an ordinance entitled: "An ordinance providing for all matters concerning, affecting or relating to the construction, alteration, repairing or removal of buildings, structures and appurtenances thereto, erected or to be erected in the city of Indiaapolis, Indiana," approved June 6, 1904."

General Ordinance No. 87, 1907, being "An ordinance approving a certain contract granting Henry L. Dithmer the right to lay and maintain a sidetrack or switch from the Big Four R. R. across Lynn

street."

I have the honor to remain,

Yours very truly, C. A. Bookwalter, Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, INDIANAPOLIS, IND., October 23, 1907.

To the President and Members of the Common Council:

Gentlemen: I return herewith with my approval General Ordinance No. 91, 1907, being "An ordinance providing for the appointment of an inspector of basements, cellars, sub-cellars and subways, defining his duties and powers and fixing a time when the same shall take effect."

I have the honor to remain,

Yours very truly,

C. A. Bookwalter,

Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller.

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER,

Indianapolis, Ind., November, 4, 1907.

To the President and Members of the Common Council:

Gentlemen: I herewith submit a communication from the Department of Public Safety requesting the transfer of the sum of \$200.00 to the Bicycles and Repairs account, \$100 from the Fuel and \$100 from the Horseshoeing account, all among the appropriations for the Station House.

The Board of Safety and Chief of Police seem to believe that there is a necessity for the immediate purchase of a Motorcycle, to enable the police department to prevent Automobile scorching, and in their arguments have laid particular stress upon the possibility of pedestrians being killed or maimed by the scorchers.

Although I am inclined to believe that the purchase of such a machine could be delayed until the 1908 appropriation becomes available, I am not willing to have the blame for an accident to any of our citizens laid at my door; I therefore recommend the passage of the accompanying ordinance providing for the transfers asked for.

Respectfully submitted,

GEO. T. BREUNIG,

City Controller.

DEPARTMENT OF PUBLIC SAFETY.

OFFICE OF THE BOARD.
INDIANAPOLIS, IND., October 19, 1907.

GEO. T. BREUNIG, Esq., City Controller.

DEAR SIR: At a meeting of the Board of Public Safety, held October 18, 1907, I was instructed to request you to please ask the Common Council to make the following transfer of Funds in this Department.

POLICE FORCE FUNDS.

\$100.00 from Fuel Fund. \$100.00 from Horseshoeing Fund to

\$200.00 to Bicycles and Repairs Fund.

This is needed for the purchase of a Motorcycle for the Police Department, as the Board thinks this could be used to a good advantage, balance in the Bicycle and Repairs Fund is \$168.23.

Respectfully yours,

John B. Wood. Secretary.

From City Controller.

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER,

Indianapolis, Ind., November 4, 1907.

To the President and Members of the Common Council:

GENTLEMEN: I herewith submit an ordinance providing for a readjustment of the salaries of the officers and employees of the City

Hospital, Detention Hospital and Flower Mission Hospital.

This ordinance provides for an increase in the salaries of several of the employees and creates some new positions made necessary by contemplated changes in the management of the hospital; such changes and new positions being provided for in the salary appropriation for the year 1908.

I respectfully recommend that the ordinance be passed to take

effect from and after January 1st, 1908.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

From City Controller.

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER. INDIANAPOLIS, IND., November 4, 1907.

To the President and Members of the Common Council:

Gentlemen: I herewith submit for your consideration and action the following applications for city retail liquor licenses, filed in my

office in pursuance of and under the provisions of General Ordinance No. 39, 1907, viz:

No. 233. Thos. J. Heffernan, 902 Senate avenue.

Frank J. Arens, 25 E. Pearl street. No. 234.

No. 235. Philip J. Hoffbauer, 1437 Roosevelt avenue.

No. 236. Chas. H. Root, 124 S. Illinois street.

No. 237. Adam Haubrich, 413 Mass. avenue.

Edward Goodperle, S. E. Cor. Montez & Brightwood.

No. 238. No. 239. Geo. Coble Jr. 1621 Howard street. Chas. Barnes, 227 W. Maryland street. No. 240. Harry Klein, 501 Kentucky avenue. Abe Davis, 525 W. Washington St. No. 241.

No. 242. Wm. Shane, 463 W. Washington St.

No. 242. No. 243. No. 244. No. 245. No. 246. No. 247. No. 248. Henry A. Louthan, 120 W. Maryland St. Uscar B. Barthel, 139 E. Market St. Geo. Knarzer, 1602 S. Meridian St.

Frank Cane, 832 Meikel St.

No. 249. Arthur W. Gatz, 1301 Shelby St. No. 250. Nick Stancill, 623 W. Washington St.

James N. Wallace, S. E. Cor. Keystone and Prospect. No. 251.

No. 252. Thomas Sexton, 435 Shelby St. Wm. Greenwell, 38 Virginia Ave. No. 253. No. 254. John Gill, 538 W. Maryland St. No. 255. William Scott, 2002 Hillside Ave.

No. 256. Herman Newman, 507 Indiana Ave.

No. 257. B. C. Nye, S. E. Cor. Churchman and Bethel Ave.

No. 258. Thomas O'Malia, S. E. Cor. Holton and Northwestern Ave.

No. 259. Fred A. Meyrs, 1230 S. Meridian St. Fred Malwig, 202 S. Holmes Ave. No. 260.

No. 261. No. 262. No. 263. George Gasper, 1426 N. Senate Ave. James Weaver, 825 S. Meridian St. Wm. Rogers, N. W. Cor. Columbia Ave. and 15th St. John Hays, 1602 Martindale Ave.

No. 264. No. 265. Jacob Schulmeyer, 1445 Perkins Ave. No. 266. John Flaherty, 502 S. Capitol Ave. Respectfully submitted,

GEO. T. BREUNIG. City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 233:

Indianapolis, Ind., October, 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas J. Heffernan, being 49 years of age, residing at 902 Senate Ave., City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the coprorate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 905 Fayette Street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of Bar Tender. The premises wherein and whereon I desire to carry on such business are located at No. 902 N. Senate Ave., in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x30 feet, one door south to Pratt street from barroom, and one door west, said room and building fronting east on Senate avenue, north, on the first floor of a one-story frame building, and situated at the northwest corner of Pratt street and Senate avenue, north, situated on lot No. 14, in Blake's subdivision of outlot No. 168, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 902 Senate avenue, north, in ward No. 3.

THOMAS J. HEFFERNAN.

Application No. 234:

Indianapolis, Ind., October 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank J. Arens, being 56 years of age, residing at 243 Prospect Street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 243 Prospect Street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper and restaurant. The premises wherein and whereon I desire to carry on such business are located at No. 25 E. Pearl Street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 29x54 feet with two doors west, one east, one north, room and building fronting north on Pearl street, at the southwest corner of Pearl street and the first alley east of Meridian street, on the first floor of a four-story brick building, and situated on part of lot 10, in square No. 63, in the City of Indianapolis. Center township, Marion county, Indiana, and known as No. 25 East Pearl street, in ward No. 12. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

Frank J. Arens.

Application No. 235:

Indianapolis, Ind., October 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Philip J. Hoffbauer, being 45 years of age, residing at 1437 Roosevelt Ave., City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1437 Roosevelt Ave., in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1437 Roosevelt Ave., in the City of In-

dianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 38 feet 4 inches by 18 feet 6 inches, said room has four doors, one north, one east, one west, one south, on the ground floor of a two-story brick building, fronting north on Roosevelt avenue, said building being situated on lot No. 125, in Fletcher's second addition, in the city of Indianapolis. Center township, Marion county, Indiana, ward No. 1, and known as No. 1437 Roosevelt avenue. I also give notice to said board for pool table privileges in same room.

PHILIP J. HOFFBAUER.

Application No. 236:

Indianapolis, Ind., October 23, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Chas. H. Root, being 44 years of age, residing at 1115 N. Illinois Street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1115 N. Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 124 South Illinois Street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room fronting east on Illinois street. Room 14½ feet by 18 feet, one front door east, one south, on the first floor of a two-story brick building and situated on lot No. 12, square 74, in Palmer's sub. in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 124 S. Illinois street.

CHAS. H. ROOT.

Application No. 237:

Indianapolis, Ind., October 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Adam Haubrich, being 63 years of age, residing at 533 N. Noble street. City of Indianapolis. State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 533 N. Noble street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 413 Massachusetts avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 13x26 feet, one door north, one south, one west, building fronting north on Massachusetts avenue, on the ground floor of a two (2) story brick building, and situated on part of square No. 1, beginning at a point on Massachusetts avenue one hundred and fifty-two (152) feet from the intersection of Massachusetts avenue and Vermont street running thence southwesterly with Massachusetts avenue twenty feet, thence southeasterly at right angles with Massachusetts avenue sixty feet, thence northwesterly with Massachusetts avenue twenty feet, thence sixty feet to the place of beginning, in the City of Indianapolis, Center township, Marion county, Indiana, ward No. 7, and known as No. 413 Massachusetts avenue.

ADAM HAUBRICH.

Application No. 238:

Indianapolis, Ind., October 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Edward Goodperle, being 45 years of age, residing at Montez and Brightwood avenue,, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Montez and Brightwood ave., in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at S. E. Cor. Brightwood ave, and Montez street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x30 feet, one door west, one east, said room and building fronting west on Brightwood avenue, on the first floor of a one-story frame building and situated on lot No. eight (8), in Lingenfelter's subdivision of lot 6 of Vagin's sixth subdivision of the west half, southwest quarter section 23, township 16, north range 4 east in Center township, Marion county, Indiana, and known as the southeast corner of Brightwood avenue and Montez street. I also give notice for pool table privileges.

EDWARD GOODPERLE.

Application No. 239:

Indianapolis, Ind., October 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George Coble, Jr., being 55 years of age, residing at 1621 Howard street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1621 Howard street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1621 Howard street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 17½x29½ feet, one door east, one south, one west, one north; barroom and building fronting north on Howard street, on the first floor of a two-story frame building, and situated on lots 49 and 50, in McCarty's first Westside addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1621 Howard street, in ward No. 14. I also give notice to said board that I will apply for pool table privileges in same room.

GEORGE COBLE, JR.

Application No. 240:

Indianapolis, Ind., October 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles Barnes, being 43 years of age, residing at 1507 North Illinois street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 522 North Capitol avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 227 W. Maryland street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 17x25 feet, one door north, one south to restaurant, said room and building fronting north on West Maryland street, on the ground floor of a one-story frame building, situated on part of lot 11, square 73, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 227 West Maryland street, in Ward No. 12. I also give notice to said board that I will apply for restaurant privileges in the same room.

CHARLES BARNES.

Application No. 241:

Indianapolis, Ind., October 24, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Harry Klein, being 30 years of age, residing at 507 Kentucky avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 507 Kentucky avenue in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 501 Kentucky avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 35x40 feet, one door north, one door south, room fronting northeast in a point at Kentucky avenue, on the ground floor of a two-story brick building, and situated on part of lot No. 1, in Yandes's subdivision of outlot No. 19, of Eckert's (heirs) subdivision of outlot No. 113, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 501 Kentucky avenue, in ward No. 12. I also give notice to said board that I will apply for pool table privileges.

HARRY KLEIN.

Application No. 242:

Indianapolis, Ind., October 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Abe Davis, being 26 years of age, residing at 504 Douglas street, City of Indianapolis, State of Indiana, do hereby make application for

a license to seil, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 504 Douglas street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 525 W. Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 29x50 feet, one door north, one door south, room and building fronting north on Washington street, on the first floor of a four (4) story brick building, and situated on lot No. 2, outlot No. 140, in Robinson and Willard's sub., in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 525 West Washington street.

ABE DAVIS.

Application No. 243:

Indianapolis, Ind., October 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. Shane, being 55 years of age, residing at 569 West Washington street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 569 West Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 463 W. Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x35 feet, one door north, one door south, room and building fronting north on Washington street on the first floor of a two-story brick building and situated on 16 feet east side of lot No. 6, in square No. 10, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 463 W. Washington street, ward No. 12. I also give notice for pool table privileges in the same room.

WILLIAM SHANE.

Application No. 244:

Indianapolis, Ind., October 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis Kahn, being 31 years of age, residing at 525 Parkway avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 525 Parkway avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of general workman. The premises wherein and whereon I desire to carry on such business are located at No. 618 Virginia avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly de-

scribed as follows: Front room, 17½ feet by 53 feet, one door south one west, one east, fronting south in a point at Virginia avenue and Noble street, on the first floor of a two-story brick building, and situated on lot 459 and seven feet off of the south side of lot 460, in Fletcher's et al's. sub. of outlot No. 95, in the city of Indianapolis. Center township, Marion county, Indiana, and known as 618 Virginia avenue, in ward No. 11. I also give notice to said board that I will apply for pool table privileges in same room.

L. KAHN.

Application No. 245:

Indianapolis, Ind., October 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry A. Louthan, being 39 years of age, residing at 120 W. Maryland street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Mattoon, Ill., until March 12th, 1907, since which date I have been living in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of farmer. The premises wherein and whereon I desire to carry on such business are located at No. 120 W. Maryland street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x40 feet, two doors north, one south; said barroom is on the first floor of a two-story brick building, fronting south on Maryland street and situated on 25 feet off the east side of the south end of lot No. 5, in square No. 67, running back 85 feet, and 25 feet on Maryland screet, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 120 West Maryland street, ward No. 12. I also give notice for pool table.

HENRY A. LOUTHAN.

Application No. 246:

Indianapolis, Ind., October 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Oscar B. Barthel, being 50 years of age, residing at 1032 East Washington street, Gity of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1032 East Washington street, in the City of Indanapolis, State of Indiana, and my occupation for the same period has been that of butcher and grocery keeper. The premises wherein and whereon I desire to carry on such business are located at No. 139 East Market street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18 feet by 50 feet, fronting north on Market street, first floor of a three-story brick building, one door north, one south, and situated on lot No. 3, in square 57, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 139 East Market street. I also give notice for pool table.

OSCAR B. BARTHEL.

Application No. 247:

Indianapolis, Ind., October 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George Knarzer, being 63 years of age, residing at 1604 S. Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1604 S. Meridian street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1602 S. Meridian street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 16x28 feet, one door east, one door west, room and building fronting east on Meridian street, on the first floor of a two-story frame building, and situated north of the northeast quarter section 14, township 15, range 3 east, containing 50-100 of an acre, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1602 South Meridian street, in ward No. 13. I also give notice for a pool table.

George Knarzer.

Application No. 248:

Indianapolis, Ind., October 26, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank Cane, being 30 years of age, residing at 832 Meikel street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 832 Meikel street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of a coal dealer. Entrances are as follows, one door facing Meikel street, one from licensed room to stock room. The premises wherein and whereon I desire to carry on such business are located at No. 832 Meikel street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 15 feet by 22 feet, fronting east on Meikel street, on the first oor of a two-story frame building and situated on lot No. 62, in McKernan & Pierce's extended subdivision of outlot No. 128, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 832 Meikel street, in ward No. 12. I also give notice for pool table privileges in same room.

FRANK CANE.

Application No. 249:

Indianapolis, Ind., October 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Arthur W. Gatz, being 43 years of age, residing at 1301 Shelby street, City of Indianapolis, State of Indiana, do hereby make applica-

tion for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been 1301 Shelby street, Indianapolis, and Louisville, the same and my occupation for period has been that contractor. The premises wherein and whereon I desire on such business are located at oN. 1301 Shelby street in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18 feet by 29 feet, said barroom has one door to the east, one north, front door to the west, fronting west on Shelby street, on the first floor of a two-story frame building, and situated at the southeast corner of Orange and Shelby streets, on lot No. 1, in Hubbard and Martindale et al.'s southeast addition, in block No. 7, and known as No. 1301 Shelby street, in ward No. 10.

ARTHUR W. GATZ.

Application No. 250:

Indianapolis, Ind., October 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Nick Stancill, being 26 years of age, residing at No. 623 West Washington street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors wthin the corporate limits of said city, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at No. 430 W. Pearl street and 623 W. Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of assisting in janitor work at police station prior to November 1st, 1906, and since has been in saloon business for myself at oN. 623 W. Washington street, City. The premises wherein and whereon I desire to carry on such business are located at No. 623 West Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: There is an entrance in front and one in the rear, and in a room fronting north,, and 20 feet by 20 feet, on the ground floor, situated in a building on lot No. 142, the west half of the north fourth of lot 142 in the 12th ward, Center township, City of Indianapolis, with pool and restaurant privileges in connection with the barroom.

NICK STANCILL.

Application No. 251:

Indianapolis, Ind., October 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James N. Wallace, being 43 years of age, residing at 2421 Prospect street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1210 West Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon bar tender. The premises wherein and whereon I desire to

carry on such business are located at Southeast corner of Prospect and Keystone avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 17 feet by 50 feet, one door east, one door north, one door west, fronting north on Prospect street, at the southeast corner of Prospect and Keystone avenue, first floor of a two-story frame building, and situated on lot No. one (1), in Cooper's Prospect street addition, in Center township, southeast, Marion county, Indiana, and known as the southeast corner Prospect and Keystone avenue.

JAMES N. WALLACE.

Application No. 252:

Indianapolis, Ind., October 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas Sexton, being 38 years of age, residing at 1507 Deloss street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1507 Deloss street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 435 Shelby street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 17x30 feet, with two doors west, two east, room fronting west on Shelby street, on the first floor of a two-story frame building, and situated on lot No. 227, in Root & English's second Woodlawn addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the southeast corner of Shelby and Deloss street, 435 Shelby street, in ward No. 10. I also give notice to said board that I will apply for pool table privileges in same room.

THOMAS SEXTON.

Application No. 253:

Indianapolis, Ind., October 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, William Greenwell, being 32 years of age, residing at No. 1203 Union Street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at No. 1203 Union street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of bar tender. The premises wherein and whereon I desire to carry on such business are located at No. 38 Virginia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 15x31 feet, one door southwest, one door to the north of barroom; said room and building fronts southwest on Virginia avenue, on the first floor of a two-story brick

building, situated on lot 10, in square 64, in the city of Indianapolis, Center township, Marion county, Indiana, and known as room No. 2, Pembroke Arcade building, No. 38 Virginia avenue, ward No. 12.

WILLIAM GREENWELL.

Application No. 254:

Indianapolis, Ind., November 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Gill, being 38 years of age, residing at 422 Blackford street, City of Indianapolis, State of Indiana, do hereby make application for a ...cense to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 422 Blackford and 102 S. California street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 538 W. Maryland street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 14 feet by 28 feet, fronting south on Maryland street, first floor of a two-story frame building, and situated on lot No. 11, Terry Robinson sub. of outlot No. 141; said room has one door north, one door south, known as No. 538 West Maryland street, in the city of Indianapolis, Center township, Marion county, Indiana, in ward No. 12.

JOHN GILL.

Application No. 255:

Indianapolis, Ind., October 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, William Scott, being 42 years of age, residing at 2002 Hillside avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2002 Hillside avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2002 Hillside avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 15x30 feet, one door east, one north, one west, room and building fronting east on Hillside avenue, on the first floor of a one-story frame building, and situated on lot No. 209 in Cooper & Pickens' northeast addition, in the city of Indianapolis, Indiana, and known as No. 2002 Hillside avenue, in ward No. 1. I also give notice to said board that I will apply for pool table privileges in same room.

WILLIAM SCOTT.

Application No. 256:

Indianapolis, Ind., October 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Herman Newman, being 35 years of age, residing at 722 Indiana avenue, City of Ingianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 722 Indiana and 713 Indiana avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 507 Indiana avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x50 feet, one door west, one east, room fronting west on Indiana avenue, on the first floor of a two-story brick building and situated on part of 57 5-12 feet on Missouri street, north side of lot 12, in Ray's subdivision of square 10, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 507 Indiana avenue, ward No. 6. I also give notice for pool table.

HERMAN NEWMAN.

Application No. 257:

Indianapolis, Ind., October 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, B. C. Nye, being 32 years of age, residing at 763 W. New York street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Louisville, Ky., and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at S. E. Cor. Churchman and Bethel avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 20x30 feet, one door west, one east, one south; room and building fronts west on Churchman avenue, and north along Bethel avenue, on the first floor of a one-story frame building, and situated on lot No. 1, Huggins' Churchman avenue subdivision, being the southeast corner of Churchman and Bethel avenues in ward No. 10, of said city. I also give notice that I will apply to said board for pool table privileges in said room.

B. C. Nye.

Application No. 258:

Indianapolis, Ind., October 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas O'Malia, being 32 years of age, residing at 1111 N. West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors

within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1111 N. West street and 1719 Northwestern avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at S. E. Corner Northwestern avenue and Holton Place, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: One entrance; front room, 24 feet by 27 feet, one door west, and two doors east; room and building fronts west on Northwestern avenue, at the southeast corner of Northwestern avenue and Holton Place, on the first floor of a two-story frame building, and situated in lot No. 55, in Crane's North addition, in the city of Indianapolis, Center townsnip, Marion county, Indiana, and known as the southeast corner of Northwestern avenue and Holton Place, in ward No. 3. I also give notice for pool table privileges.

THOMAS O'MALIA.

Application No. 259:

Indianapolis, Ind., October 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fred A. Meyer, being 65 years of age, residing at 1124 S. Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1124 S. Meridian street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1230 S. Meridian street, in the City of Indianapolis, Marion county, Indiana; said premises being Room, 18x35 feet, one from Meridian street more particularly described as follows: door east, one west. One entrance room, and building fronting east on Meridian rear; street, on the first floor of a two-story brick building, situated on lots 4 and 5, in Frank's subdivision of Cincinnati & Chicago R. R. Co.'s addition, in the City of Indianapolis. Center township, Marion county, Indiana, and known as No. 1230 South Meridian street, in ward No. 13. I also give notice to said board that I will apply for pool table privileges in same room.

FRED A. MEYER.

Application No. 260:

Indianapolis, Ind., October 31, 1907.

To the City Controller. City of Indianapolis, Indiana:

I, Fred Malwig, being 29 years of age, residing on Jackson street, near Holmes street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 202 S. Holmes avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of

saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 202 S. Holmes avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18 feet by 32 feet, one door east, one west, one north, on the first floor of a one-story frame building; said room and building fronts east on Holmes avenue and situated on lot No. 72, in the first section of Rosemont addition, in the city of Indianapolis, Wayne township, Marion county, Indiana, and known as No. 202 South Holmes avenue. I also give notice for pool table.

FRED MALWIG.

Application No. 261:

Indianapolis, Ind., October 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I. George Gasper, being 54 years of age, residing at 1426 N. Senate avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 11½ West Washington street and 1224 E. Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1426 N. Senate avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: 23½ feet by 31½ feet, one door east, one north, two west; room and building fronting east on Senate avenue, at the southwest corner of Senate avenue and Fifteenth street, on the first floor of a one-story frame building and situated on lot No. 6, in Wright's sub., block 24, in Drake's add., in the city of Indianapolis, Center township, Marion county, Indiana, in ward No. 3, and known as No. 1426 North Senate avenue. I also give notice for pool table.

GEORGE GASPER.

Application No. 262:

Indianapolis, Ind., October 31, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James Weaver, being 46 years of age, residing at 1920 S. Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at New Ross, Indiana, and 1920 S. Meridian street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 825 S. Meridian street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room,

2υ feet by 40 feet, one door north, one west, one east, one south room, and building fronting west on Meridian street, on the first floor of a two-story bricω building, situated on lot No. 9, outlot 116,, in McCarty's subdivision, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 825 S. Meridian street, in ward No. 12. Ialso give notice to said board that I will apply for pool table and bowling alley privileges in same room.

JAMES WEAVER.

Application No. 263:

Indianapolis, Ind., November 4, 1907.

To the City Controller, City of Indianapolis, Indiana:

1, Wm. Rogers, being 29 years of age, residing at 1502 Columbia avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1502 Columbia avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1502 Columbia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 18x30 feet, one door east, one west, room fronting east on Columbia avenue, on the first floor of a one-story frame building, and situated on 118 feet east end of lot No. 74, in E. T. Fletcher's subdivision of E. T. & S. K. Fletcher's addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the northwest corner of Columbia avenue and Fifteenth street, in ward No. 1. I also give notice for pool table privileges.

WILLIAM ROGERS.

Application No. 264:

Indianapolis, Ind., November 4, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Hays, being 49 years of age, residing at 826 S. Senate avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 826 S. Senate avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of laborer. The premises wherein and whereon I desire to carry on such business are located at No. 1602 Martindale avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x45 feet, one door east, one west, room and building fronting east on Martindale avenue, at the northwest corner of Martindale avenue and Sixteenth street, on the first floor of a two-story frame building, and situated on lot No. 30, in block No. 4, in S. A. Fletcher's northeast addition to the city of Indianapolis, Center township, Marion county, Indiana, ward No. 1, and known as No. 1602 Martindale avenue. I also give notice for pool table.

JOHN HAYS.

Application No. 265:

Indianapolis, Ind., November 4, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Jacob Schulmeyer, being 64 years of age, residing at 1445 Perkins avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1445 Perkins avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1445 Perkins avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x20 feet, one door east, one west, and said room and building froning west on Perkins avenue, on the first floor of a one-story frame building, and situated on lot No. two (2), in Denny's Big Four addition, in Center township, Marion county, Indiana, and is known as No. 1445 Perkins avenue. I also give notice for pool table privileges in same room.

JACOB SCHULMEYER.

Application No. 266:

Indianapolis, Ind., November 4, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Flaherty, being 49 years of age, residing at 521 W. Ray street. City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 521 W. Ray street, in the City of Indianopils, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 502 S. Capitol avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Front room, 16 feet by 32 feet, one door east, one door west, room and building fronting east on Capitol avenue, south, on the first floor of a two-story brick building and situated on lot No. one (1), in J. H. McKernan's subdivision of outlot No. twenty-eight (28), in donation land of the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 502 South Capitol avenue, in ward No. 12.

JOHN FLAHERTY.

Which were read and referred to the Committee on License.

From Board of Public Works.

DEPARTMENT OF PUBLIC WORKS,
OFFICE OF THE BOARD,
INDIANAPOLIS, Nov. 4, 1907.

To the President and Members of the Common Council, City:

GENTLEMEN: The attached ordinance, "An Ordinance Approving a Certain Contract Granting to the Vandalia Railroad Company the Right to Lay and Maintain Additional Tracks across Belmont Avenue, in the City of Indianapolis, Indiana," is referred to you for your consideration and action thereon.

Respectfully yours,

BOARD OF PUBLIC WORKS,

Per F. J. NOLL, Jr., Clerk.

REPORTS FROM STANDING COMMITTEES.

From Committee on Finance.

Indianapolis, Nov. 4, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen: Your Finance Committee to which was referred Appropriation Ordinance No. 24 entitled: "An Ordinance providing for the appropriation of the sum of \$20,000.00 to and for the use of the Department of Public Works and fixing a time when the same shall take effect," begs leave to report that it has had said ordinance under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE
J. H. HAMLET.
ALBERT E. COTTEY
W. A. RHODES.
JACOB H. HILKENE.
W. O. BANGS.
JAS. F. SULLIVAN.

Mr. Royse moved that the report of the Committee be concurred in. Carried.

From Committee on Finance.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen: Your Finance Committee, to which was referred General Ordinance No. 83, entitled "An Ordinance Grading Certain Members of the Fire Force of the City of Indianapolis, Indiana; fixing compensation of the members belonging to the several grades by their length of service; fixing the compensation of certain officers and employees of said force; repealing conflicting Ordinances; and fixing the time when, and the conditions under which this Ordinance shall take effect," begs leave to report, it has had the same under consideration, and recommends that said Ordinance be amended as follows:

By striking out that part of Section One (1), beginning with the word "provided," in line 12 of Section One (1), to and including the word "grade," in 17 of Section One (1).

Strike out the figures and words "\$1,095.00 per year" in line No. 2 of eSction Two (2), and insert in lieu thereof the figures and words "\$2.75 per day;" and also strike out the word "equal" in said line No. 2 of Section Two (2).

Strike out the figures and words "\$950.00 per year," and insert in lieu thereof the figures and words "\$2.50 per day," and strike out

the word "equal" in line No. 5 of Section Two (2).

Strike out the figures and words "\$780.00 per year" and insert in lieu thereof the figures and words "\$2.00 per day," and strike out the word "equal" in line oN. 7 of Section Two (2).

Strike out lines No. 8 and No. 9 of Section Two (2).

Strike out the words and figures "Thirty-five Hundred Dollars (\$3,500.00) in line No. 5 of Section Three (3) and insert in lieu thereof the words and figures and figures following, to-wit: "Thirty-two Hundred Dollars (\$3,200.00); also strike out of said line No. 5 of Section Three (3) the word "equal."

Strike out lines No. 7, No. 8, No. 9 and No. 10 of Section Three (3), and insert in lieu thereof the following, to-wit;
"The First Assistant Chief and the Superintendent of Telegraph shall receive an annual salary of One Thousand, Six Hundred Dollars (\$1,600.00), and the Second and Third Assistant Chiefs shall each receive an annual salary of Fifteen Hundred and Fifty Dollars (\$1,550.00), all payable in monthly installments."

After being amended as herein provided, your Committee recom-

mends that said Ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE JAS. F. SULLIVAN W. O. BANGS J. H. HAMLET Albert E. Cottey W. A. RHODES
JACOB H. HILKENE

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen: Your Finance Committee, to which was referred General Ordinance No. 84, entitled "An Ordinance fixing the salaries and compensation of all officers and members of the Police Force of the City of Indianapolis," begs leave to report, that it has had said Ordinance under consideration, and recommends that said Ordinance

be amended as follows, to-wit:

By striking out the words and figures Thirty-five Hundred Dollars (\$3,500.00), in lines oN. 5 and No. 6 of Section One (1), and inserting in lieu thereof the words and figures following, to-wit; "Thirty-two Hundred Dollars (\$3,200.00)."

By striking out the words and figures "Three Dollars and Twenty-five cents (\$3.25)" in lines No. 2 and No. 3 of Clause E, Section One (1), and inserting in lieu thereof the words and figures following,

to-wit: "Three Dollars (\$3.00)."

By striking out the words and figures "Three Dollars (\$3.00)" in lines No. 1 and No. 2 of Clause F., Section One (1), and inserting in lieu thereof the words and figures following, to-wit: "Two Dollars and Seventy-five cents (\$2.75)."

After being amended as above recommended, your Committee rec-

ommends that said Ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE
JAS. F. SULLIVAN
W. O. BANGS
J. H. HAMLET
ALBERT E. COTTEY
JACOB H. HILKENE
W. A. RHODES

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance.

Indianapolis, Nov. 4, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen: Your Finance Committee to which was referred General Ordinance No. 101, entitled "An Ordinance providing for the transfer of the sum of \$10,738.47 from certain funds to certain funds to and for the use of the Department of Public Works, and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE.
J. H. HAMLET
ALBERT E. COTTEY
W. A. RHODES,
JACOB H. HILKENE
W. O. BANGS
JAS. F. SULLIVAN.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance.

Indianapolis, Nov. 4, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

GENTLEMEN: Your Finance Committee to which was referred General Ordinance No. 102 entitled "An Ordinance providing for the transfer of \$100 from a certain fund to a certain fund in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that the same do pass.

Respectfully submitted,

HARRY E. ROYSE J. H. HAMLET ALBERT E. COTTEY W. A. RHODES JACOB H. HILKENE W. O. BANGS JAS. F. SULLIVAN.

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Nov. 4, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen: Your Finance Committee to which was referred general ordinance No. 103 entitled "An ordinance providing for the transfer of the sum of \$1,200 from a certain fund to a certain fund in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect" begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE,
J. H. HAMLET
ALBERT E. COTTEY
W. A. RHODES
JACOB H. HILKENE
W. O. BANGS
JAS. F. SULLIVAN

Mr. Royse moved that the report of the committee be concurred in. Carried.

From Committee on License.

Indianapolis, Nov. 4, 1907.

To the President and Members of the Common Council:

GENTLEMEN: Your Committee on license to whom was referred the following applications for license have had the same under consideration and would recommend that the following applications be ap-· proved:

224 W. M. Prosser, 232 N. Capitol avenue.

225 Paul Emhardt, 1621 S. East street.

M. M. Donahue, 2718 E. Washington street.

228

Jno. J. Giesen, 433 W. Morris street. Milo Wray, N. W. Cor. Blake and Michigan streets. 229

Robt. McNulty, 107 W. Market street. 231

We would also recommend that the following be not approved:

226 Frank Robbins, 338 N. Pine street.

Adolph Glick, 1186 River avenue. 230

Bernhard Dorfman, 124 S. Delaware street.

W. O. Bangs HARRY E. ROYSE. OTTO HOFMANN. JOHN L. DONAVON. W. A. RHODES FAY WRIGHT. E. J. STICKELMAN,

Mr. Bangs moved that the report of the Committee be concurred in. Carried.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By City Controller.

General Ordinance No. 105, 1907—An Ordinance providing for the transfer of the sum of \$200 from certain accounts to a certain account in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect.

SECTION 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That there be and is hereby transferred certain appropriations heretofore made to a certain account in and for the use of the Department of Public Safety at the Station House as follows, to-wit: The sum of One Hundred (\$100.00) Dollars from the Fuel account and the sum of One Hundred (\$100.00) Dollars from the Horseshoeing account, making a total of Two Hundred (\$200.00) Dollars to be credited to the Bicycles and Repairs account. The said Department of Public Safety is hereby authorized to expend such sum

out of the Bicycles and Repairs account as may be necessary to purchase a Motorcycle.

Sec. 2. This ordinance shall take effect and be in force from and after its passage.

Which was read a first time and referred to the committee on Finance.

By City Controller.

General Ordinance No. 106, 1907-An Ordinance amending "clause b" and "clause c" in Section 7 of an ordinance entitled, "An Ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," approved May 16, 1907.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That "clause b" and "clause c" in Section 7 of an ordinance, entitled "An Ordinance concerning the compensation of all officers, heads of departments, clerks, assistants, and employes of the City of Indianapolis, Indiana, and repealing all ordinances in conflict herewith," approved May 16, 1907, be and the same is hereby amended to read as follows:

Clause b. For the City Hospital, Dentention Hospital and Flower

Mission Hospital:

The Superintendent of the City Hospital, Dentention Hospital and Flower Mission Hospital, shall receive a salary at the rate of twentyfive hundred dollars (\$2,500.00) per annum.

he internes shall each receive a salary at the rate of twelve dol-

lars and fifty cents (\$12.50) per month.

The Chief Clerk and Bookkeeper shall receive a salary at the rate of seventy-five dollars (\$75.00) per month.

The Assistant Clerk shall receive a salary at the rate of forty

dollars (\$40.00) per month.

The Night Clerk shall receive a salary at the rate of twenty-five dollars (\$25.00) per month.

The Telephone Operator shall receive a salary at the rate of six-

teen dollars (\$16.00) per month. The Matron shall receive a salary at the rate of forty dollars

(\$40.00) per month. The Chief Engineer shall receive a salary at the rate of ninety

dollars (\$90.00) per month.

The Assistant Engineer shall receive a salary at the rate of fiftyfive dollars (\$55.00) per month.

The Night Engineer shall receive a salary at the rate of sixty dol-

lars (\$60.00) per month.

The Firemen shall each receive a salary at the rate of thirty-five dollars (\$35.00) per month.

The Druggist shall receive a salary at the rate of thirty dollars (\$30.00) per month.

The Day Orderly shall receive a salary at the rate of forty dollars (\$40.00) per month.

The Night Orderlies shall each receive a salary at the rate of thirty dollars (\$30.00) per month.

The Head Janitor shall receive a salary at the rate of thirty dol-

lars (\$30.00) per month.

The Assistant Janitors shall each receive a salary at the rate of twenty-five dollars (\$25.00) per month.

The Ambulance Drivers shall each receive a salary at the rate of

twenty-five dollars (\$25.00) per month.

The Forelady for the laundry shall receive a salary at the rate of twenty dollars (\$20.00) per month.

The Laundryman shall receive a salary at the rate of thirty-five

dollars (\$35.00) per month.

The Laundry Women shall each receive a salary at the rate of

twelve dollars (\$12.00) per month.

The Steward or Storekeeper shall receive a salary not exceeding

seventy-five dollars (\$75.00) per month.

The Chef shall receive a salary at the rate of seventy-five dollars (\$75.00) per month.

The Assistant Chef shall receive a salary at the rate of fifty dollars (\$50.00) per month.

The Baker shall receive a salary at the rate of thirty-five dollars

(\$35.00) per month.

The Assistant Baker shall receive a salary at the rate of twenty-five dollars (\$25.00) per month.

The Superintendent's Cook shall receive a salary at the rate of

twenty dollars (\$20.00) per month.

The Dishwashers shall each receive a salary at the rate of twelve dollars (\$12.00) per month.

The Maids shall each receive a salary at the rate of twelve dollars (\$12.00) per month.

The Ward Maids shall each receive a salary at the rate of twelve

dollars (\$12.00) per month.

The Carpenter and Painter shall receive a salary at the rate of

sixty dollars (\$60.00) per month.

The Seamstresses shall each receive a salary at the rate of twelve dollars (\$12.00) per month.

The Elevator Man shall receive a salary at the rate of twenty-five

dollars (\$25.00) per month.

The Custodian of the Detention Hospital shall receive a salary at the rate of thirty dollars (\$30.00) per month.

The Custodian of the annex shall receive a salary at the rate of ten dollars (\$10.00) per month.

The Custodian of the Flower Mission Hospital shall receive a

salary at the rate of twelve dollars (\$12.00) per month. The Janitor of the Flower Mission Hospital shall receive a salary

at the rate of thirty dollars (\$30.00) per month.

The Pupil Nurses of the Flower Mission Hospital shall each re-

ceive a salary at the rate of five dollars (\$5.00) per month.

The Cook at the Flower Mission Hospital shall receive a salary at the rate of twenty-five dollars (\$25.00) per month.

Clause c. For the Training School for Nurses:

The Superintendent shall receive a salary at the rate of one hundred dollars (\$100.00) per month.

The Directress of the surgical department shall receive a salary at the rate of seventy-five (\$75.00) per month.

The Graduate Nurses shall each receive a graduating fee of fifty dollars (\$50.00).

The Pupil Nurses shall each receive a salary at the rate of five dollars (\$5.00) per month.

The Janitor shall receive a salary at the rate of twenty-five dollars (\$25.00) per month.

The Maids shall each receive a salary at the rate of fourteen dollars (\$14.00) per month.

Sec. 2. This ordinance shall be in full force and effect from and after January 1st, 1908.

Which was read a first time and referred to the Committee on Finance.

By Board of Public Works.

General Ordiance No. 107—1907: An ordinance approving a certain contract granting to the Vandalia Railroad Company the right to lay and maintain additional tracks across Belmont Avenue, in the City of Indianapolis, Indiana.

WHEREAS, The City of Indianapolis, State of Indiana, by and through its Board of Public Works, and the Vandalia Railroad Company, a consolidated corporation under the laws of the State of Indiana and Illinois, have entered into the following agreement, to-wit:

THIS INDENTURE, made and entered into by and between the City of Indianapolis, in the State of Indiana, and the Vandalia Railroad Company, a consolidated corporation under the laws of the States of Indiana and Illinois, WITNESSETH:

1. The City of Indianapolis, by its Board of Public Works, in consideration of the covenants and agreements hereinafter set forth to be by the Vandalia Railroad Company kept and performed, and subject to the terms and conditions hereinafter specified, hereby grants to said Vandalia Railroad Company the right and privilege of constructing, maintaining and operating across Belmont Avenue, in the City of Indianapolis, the Eleven (11) tracks shown in red upon the blue print hereto attached as an exhibit marked "A" and made part hereof.

2. In consideration of the premises, said Vandalia Railroad Company hereby covenants and agrees that the rights and privileges above granted shall be exercised and enjoyed in the following manner

and upon the following terms and conditions, to-wit:

Said tracks shall be constructed at the present grade of Belmont Avenue, under the supervision and to the satisfaction and approval of the Board of Public Works of the City of Indianapolis. and shall be so constructed and as long as Belmont Avenue continues to be a public street at the crossing of said tracks, shall be so maintained as to be safe for the passage of persons on foot, in vehicles, or otherwise, and shall be kent in repair and free from obstructions or defects of any kind. For the purpose of making said tracks safe, they shall at all times be subject to the orders of said Board of Public Works, and when ordered in writing by said Board, they shall be raised or lowered to conform to any grade of Belmont Avenue which may from time to time be established. No car or cars shall be permitted to obstruct the crossing on Belmont Avenue of said tracks, or to be thereon, except for such time as may be absolutely necessary in being moved back and forth on said tracks, and cars shall at no time be stopped and detained on any of said tracks in such manner as to obstruct travel on Belmont Avenue. The space between said

tracks on Belmont Avenue shall be planked or paved to the entire satisfaction of said Board of Public Works, and in case said crossings, or any of them get out of repair, or need reconstruction, or beome in any way defective, of which fact said Board of Public Works shall be the exclusive judge, it shall be the duty of the Vandalia Railroad Company to promptly repair the same, failing in which, after notification in writing of ten (10) days, said Board of Public Works shall do, or cause the same to be done at the expense of said Vandalia Railroad Company, and for such expense and cost said Railroad Company shall be liable.

- Said Vandalia Railroad Company hereby binds itself to hold the City of Indianapolis harmless against any and all claims for damages growing cut of the construction, maintenance or use of said tracks across Belmont Avenue, and to pay any judgments with costs that may on that account be rendered against said City or said Board of Public Works.
- 4. Any violation of any of the provisions of this indenture by the Vandalia Railroad Company, or by anyone for it, at its instance or with its permission shall operate as an immediate and absolute forfieture of the rights and privileges granted by this indenture, and upon such violation the Board of Public Works of said City of Indianapolis may cause said tracks to be removed at once, and the fact of such violation shall constitute a full defense to any action to prevent such removal, or to recover damages therefor.
- 5. Should the City of Indianapolis at any time, pursuant to the authority conferred upon it by law, order the separation of grades at said crossing of Belmont Avenue, the Vandalia Railroad Company hereby covenants and agrees that it will either remove the eleven (11) tracks which by the terms of this indenture it is authorized to construct, maintain and operate across Belmont Avenue, or will bear the entire cost of the said eleven (11) tracks as it may elect to retain.
- IN WITNESS WHEREOF, The parties hereto have caused this indenture to be executed in duplicate, the City of Indianapolis by its Board of Public Works and the Vandalia Railroad Company by its proper officer, all done this 23rd, day of October, A. D. 1907.

CITY OF INDIANAPOLIS,

JOSEPH T. ELLIOTT,

P. C. TRUSLER,

F. J. MACK,

By B. McKeen, General Manager.

Board of Public Works.

Corporation Counsel.

Approved as to Legal Form:

VANDALIA RAILROAD COMPANY,

Approved:

F. T. HATCH, Chief Engineer.

FREDERICK E. MATSON,

Legal Form Approved:

JNO. G. WILLIAMS,

Counsel.

AND, WHEREAS, Said Agreement has been submitted by the Board of Public Works to the Common Council of the City of Indianapolis, for its consideration and action, now, therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the agreement above set forth be, and the same is hereby in all things confirmed and approved.

Sec. 2. This ordinane shall be in full force and effect from and after its passage.

Which was read a first time.

Mr. Royse moved that General Ordinance No. 107, 1907, be stricken from the files without consideration.

Mr. Uhl called for the ayes and noes. The roll was called and the motion lost by the following vote:

Ayes, 9, viz,: Messrs Davis, Bangs, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Noes. 11, viz.: Messers, Brown. Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Uhl, Stickelman, Hartman and President Frederick W. Eppert.

President Eppert thereupon referred the Ordinance to the Committee on Contracts and Franchises.

By Mr. Wright.

General Ordinance No. 108—1907: An ordinance requiring the Indianapolis Union Railway Company, whose tracks cross Morris Street and Kentucky Avenue in the City of Indianapolis, Indiana, to erect and maintain safety gates for the protection of the public at each of said crossings; providing a penalty for the violation thereof and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Indianapolis Union Railway Company, be, and they are hereby required to erect and mintain safety gates on each side of their tracks where the same cross Morris Street and Kentucky Avenue in the City of Indianapolis, Indiana, within Ninety (90) days from the taking effect of this ordinance. Said gates shall be operated between the hours of six (6) A. M. and eight-thirty (8:30) P. M. each day including Sunday.

Sec. 2. It shall be the duty of the Board of Public Safety to serve notice of the passage of this ordinance on some officer of said Indianapolis Union Railway Company as soon as possible, and make return of said service to the City Clerk; but failure to so serve said notice shall not be construed to release said company from the express provisions hereof, when the same has been published, as required by law.

Sec. 3. Said Railway Company failing to erect and maintain safety gates, as herein provided, shall be fined the sum of ten (10.00) dollars for every day said crossings are allowed to remain unprotected and without said gates properly erected and maintained after expiration of the time, as specified above, each day shall be deemed a seperate offense.

Sec. 4. This ordinance shall be in full force from and after its passage and publication once each week for two consecutive weeks

in the Indianapolis Sun, a daily newspaper printed and published in the City of Indianapolis.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

By Mr. Wright.

General Ordinance No. 109, 1907—An Ordinance amending Section 204 of General Ordinance No. 34, 1904.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that Section 204 of General Ordinance No. 34, 1904, being "An Ordinance concerning, affecting or relating to the construction, alteration, repair or removal of buildings, structures and appurtenances thereof, erected or to be erected in the City of Indianapolis, Indiana," be amended to read as follows, to-wit.

Sec. 204. Every theater, opera house or building now, or hereinafter erected for theatrical, operatic or for any public amusement, or any building remodeled for the aforesaid purposes in Indianapolis, Indiana, shall have all entrances for patrons front upon a public street, and not upon an alley, and in such buildings above mentioned there shall be suitable means of entrance and exists for the audience to and from each floor, balcony and gallery.

Sec. 2. This ordinance shall take effect and be in force from and after its passage and publication once each week for two consecutive weeks in the Indianapolis Sun, a daily newspaper of general circulation, published in the City of Indianapolis, County of Marion, State of Indiana.

Which was read a first time and referred to the Committee on Public Safety and Comfort.

By Mr. Bangş.

General Ordinance No. 110, 1907—An Ordinance to fix the amount of the bond to be given by the City Treasurer.

Whereas:, An act of the general assembly entitled "An Act concerning public funds, their deposit and safe keeping and the collection of interest thereon, etc. approved March 9, 1907, will take effect and be in full force after December 1, 1907;

AND WHEREAS, It is provided in said act that all city funds shall be deposited daily and kept in public depositaries, which depositaries are by said law requested to give bond to the approval of the proper board of finance in a sum not less than the maximum amount of funds to be kept on deposit at any one time;

AND WHEREAS, The Common Council is required to fix by ordinance the amount of the treasurer's bond, taking into consideration

the estimated amount of municipal taxes to be collected; therefore,

Be it ordained by the Common Council of the City of Indianapolis that, inasmuch as it is and has been estimated by the Common Council of the City of Indianapolis that the sum of three hundred thousand dollars will exceed one half of all taxes including delinquent to be levied for municipal purposes and collected in Indianapolis during the year 1908, and the year ensuing, the bond to be executed by the city treasurer of Indianapolis, for the year 1908 and 1909 shall be in the penal sum of three hundred thousand dollars.

Which was read a first time and referred to the Committee on Finance.

MISCELLANEOUS BUSINESS.

By Mr. Bangs.

Resolution No. 15, 1907.

WHEREAS. The present City offices are scattered in different parts of the city, thereby causing a great deal of inconvenience to citizens having business to transact in such offices, and since under the existing conditions it is necessary for the city to spend a considerable sum each year for rent

Whereas. The city has recently acquired an excellently located site for a City Hall, said site being already improved with three buildings, which buildings, this body believes, are amply large enough for the accommodation of our present city offices, this would bring them practically under one roof and in addition to this we are inclined to think that a considerable sum could be saved in rent, this arrangement to be kept in force until the city is financially able to erect a new City Hall, Now, therefore be it

RESOLVED, That the Mayor and Board of Public Works be instructed to proceed along the lines as set forth in this resolution.

Which was read and referred to the Committee on Ordinances.

By Mr. Neukom.

Resolution No. 16, 1907.

WHEREAS, The proper disposition of ashes from residences is a burden and a nuisance to all householders and such ashes are allowed to accumulate in back-yards and alleys to the detriment of a clean city and good health.

WHEREAS. The City has by contract provided for the hauling away and disposition of garbage, and since the removal of ashes is as necessary as that of garbage, now, therefore, be it

RESOLVED, That the Mayor and Board of Public Works of the City of Indianapolis, be and are hereby requested to take immediate steps for the letting of a contract for the removal of all ashes from residences in the City of Indianapolis, without cost to the householder of said City.

Such removal of ashes to be paid for out of the City Treasury, in the same manner as is now done in the matter of the removal and disposition of garbage.

Which was read and referred to the Committee on Public Health.

By License Committee.

Resolution No. 17, 1907.

Indianapolis, Ind., Nov. 4, 1907.

To the President and Members of the Common Council:

Your Committee on License beg to offer the following resolution: RESOLVED. That the following applications for retail liquor license (saloon) in the City of Indianapolis be, and are hereby approved.

No. 203. N. J. Lux, 18 W. Ohio street.

W. M. Prosser, 232 N. Capitol avenue. Paul Emhardt, 1621 S. East street. No. 224. No. 225.

No. 227. M. M. Donahue, 2718 E. Washington.
No. 228. John J. Giesen, 433 W. Morris street.
No. 229. Milo Wray, N. W. Cor. Blake and Michigan streets.
No. 231. Robt. McNulty, 107 W. Market street.

W. O. BANGS W. A. RHODES HARRY E. ROYSE OTTO HOFMANN JOHN L. DONAVON FAY WRIGHT E. J. STICKELMAN

Mr. Rhodes moved that the resolution be adopted.

The roll was called and Resolution No. 17, 1907, was adopted by the following vote:

Ayes, 21, viz: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

By Mr. Hofmann.

Resolution No. 18, 1907.

WHEREAS, It has come to our notice that the Virginia Avenue Viaduct is in a very serious condition, so serious in fact, that it is thought unsafe for more than one street car at a time to cross on it. Since it has come to this point it appears to us that it will be only a question of a short time until it will be unsafe for even one car to cross on it.

Whereas, A very large part of the population of this city must cross the Viaduct several times a day to their very imminent danger.

Now, therefore, be it

RESOLVED, That this body request the Mayor and Board of Public Works to take immediate steps to permanently eradicate this menance to life and limb.

Which was read and referred to the Committee on Public Safety and Comfort.

ORDINANCES ON SECOND READING.

Mr. Royse called for Appropriation Ordinance No. 24, 1907, for second reading. It was read a second time.

Mr. Royse moved that Appropriation Ordinance No. 24, 1907, be ordered engrossed, read a third time and placed upon its passage.

Appropriation Ordinance No. 24, 1907, was read a third time and passed by the following vote:

Ayes. 21, viz: Messrs. Brown. Cottev, Hamlet. Wood. Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann. Portteus, Rovse. Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 83, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 83, 1907, be amended as recommended by the committee. Carried.

Mr. Royse moved that General Ordinance No. 83, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 83, 1907, was read a third time and passed by the following vote:

Ayes, 21, viz: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 84, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 84, 1907, be amended as recommended by the committee: Carried.

Mr. Royse moved that General Ordinance No. 84, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

General Ordianance No. 84, 1907, was read a third time and passed by the following vote:

Ayes, 21, viz: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 101, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 101, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 101, 1907, was read a third time and passed by the following vote:

Ayes, 21, viz: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donovan, Su'livan, Hofmann, Hilkene, Wright, Henry and Fresident Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 102, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 102, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 102, 1907, was read a third time and passed by the following vote:

Ayes, 21, viz: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes. Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 103, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 103, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 103, 1907, was read a third time and passed by the following vote:

Aves, 21, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert. Noes, none.

On motion of Mr. Brown, the Common Council, at 9:50
o'clock, P. M., adjourned
President.
ATTEST:
paras. M. Maky
City Clerk.

REGULAR MEETING.

Council Chamber, City of Indianapolis, Ind. Monday, November 18, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, November 18, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 20 members, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, none.

Mr. Bangs moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS.
Indianapolis, Ind., November 6, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval the following ordinances:

Appropriation Ordinance No. 24, 1907, being "An Ordinance provid-

ing for the appropriation of the sum of \$20,000 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

General Ordinance No. 101, 1907, being "An Ordinance providing for the transfer of the sum of \$10,738.47 from certain funds to certain fund, to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

General Ordinance No. 102, 1907, being "An Ordinance providing for the transfer of \$100 from a certain fund to a certain fund to and for the use of the Department of Public Safety, and fixing a time when the same shall take effect."

General Ordinance No. 103, 1907, being "An Ordinance providing for the transfer of the sum of \$1,200 from a certain fund to a certain fund, to and for the use of the Department of Public Safety, and fixing a time when the same shall take effect."

Resolution No. 17, 1907.

I have the honor to remain,

Yours very truly,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT,
CITY OF INDIANAPOLIS,
Indianapolis, Ind., November 15, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith without my approval General Ordinances Nos. 83 and 84, 1907, the same being respectively, "An Ordinance fixing the salaries and compensation of all officers and members of the police force of the city of Indianapolis," and "An ordinance grading certain members of the fire force of the city of Indianapolis, fixing the compensation of the members belonging to the several grades, and also fixing the compensation of certain officers and employes of said force, and repealing conflicting ordinances."

I have never been called upon to perform a public duty with such feelings of reluctance as I am laboring under in taking this action. My natural sympathies are with the man who works, and my natural desire has always been to approve all measures which would increase the compensation of such men, but in the discharge of this duty which I cannot escape, I withhold my approval of such ordinances for the reason that in my opinion the duty I owe to the tax-payers who bear all the burdens of government, outweighs that feeling of sympathy for the men affected. It is indeed a pleasant thing to be generous, but above all things in the discharge of public duty, we must be just, and justice, as between the parties, demands, in my opinion, that these ordinances should not become effective at this time.

In the message which I had the honor to send to your honorable body at your meeting on September 2d, transmitting to you the budget for the year 1908, in referring to the matter of salary increases, you will find these words:

"This matter of salary increases, even though in some instances men are working for less money than I would be glad to pay if they were working for me in my private capacity, must find an end somewhere. In my opinion, now is the time to call a halt, and I sincerely trust that this word of kindly advice against promiscuous increases will not fall upon deaf ears. Do not let us, in our desire either to properly compensate public servants or to reward men towards whom we feel friendly, permit ourselves to overlook the interests of the thousands of our fellow-citizens who must bear these burdens. Were the city treasury in condition to pay additional money, no one would be more ready than myself to fix the compensation of every city official or employe at a higher rate, but this we dare not even contemplate.

I feel that I cannot state my opposition to these ordinances in language more forceful or unmistakable, but I believe that the logic of events which have transpired since September 2d, when this communication was sent to your honorable body, clinches beyond any question the proposition that salary increases should not now be made. I am not a pessimist, and I do not desire in an official communication to indulge in a wail of calamity, but I deem it to be my duty to call your attention to the deplorable situation in which our people find themselves today. With labor being cut off from employment; with factories curtailing their output and their forces: with a monetary situation such as the people of our country have never before been confronted; with banks and trust companies and savings institutions compelled to take advantage of every safeguard provided by law, and to even resort to extraordinary measures outside the law to protect their solvency, I again appeal to your deliberate judgment and ask each one of you, "Is this the time for the City of Indianapolis to assume an increased obligation of \$66,090.90 as provided for in these ordinances?" Dismissing the proposition of the advisability of the passage of these ordinances and looking only to the question of an equitable division of the increases, permit me in all kindness and sincere good feeling, not only towards the members of your honorable body, but toward every member of both the police and fire departments who so faithfully serve all the people, to direct your attention to the fact that of the total increase of \$36,624.90 made in the fire department, the one hundred and seventy-two men who are on the roll as privates receive only \$20,501 of benefit, while the ninety-three men who are called officers absorb \$16,123.90 of the whole sum.

In the police department the total increases amount to \$29,466. Of this amount, the one hundred and sixty-five patrolmen receive an increase in the aggregate of \$15,510, while the sixty-nine men who hold the better positions absorb the balance, amounting to \$13,956.

The percentages of increase are unfair in both departments, admitting the ordinances should pass, a thing I cannot do. In the police department the salary of the chief is increased nearly 50 per cent.; captains are increased 20 per cent.; lieutenants are increased 25 per cent.; sergeants and detectives 15 per cent.; bicycle men and plain-clothes men 20 per cent., while the patrolmen are increased about 11 per cent.

In the fire department the same inequitable distribution is made. The chief is increased nearly 50 per cent.; the first assistant about 15 per cent.; the second and third assistants nearly 20 per cent.; the clerk to the chief 15 per cent.; the superintendent of telegraph, who only within recent months received a material increase in salary, is again favored with nearly 15 per cent.; foreman of telegraph receives 15 per cent.; assistant foreman 17 per cent.; captains 15 per cent.; lieutenants 17 per cent., and engineers 12½ per cent, while the men in the ranks get 10 per cent. All of

these percentage figures are not exact, but are approximately correct, and if any other argument was needed to induce me to withhold my approval this unfair division would have furnished such argument. I wish to urge as an additional reason for my action to call to your attention the needs of the city treasury. In fixing the tax levy at the meeting of your honorable bcdy on the 30th of September, your Finance Committee, in commenting on reductions made in certain items without corresponding reductions in the levy, said:

"Your committee has recommended several material reductions in the budget without recommending a proportionate reduction in the tax levy because subsequent events may show these reductions to be ill timed and not opportune. Of this character are reductions recommended by your committee aggregating \$92,300, which it may become necessary to replace at some later date."

Now, what are these reductions, and what is the possibility that additional appropriations covering the same must be made? One of the items eliminated entirely so far as asphalt streets are concerned was the item of repairs. We must take care of this, and we should take care of it through the purchase and installation of our own plant. To do this at least \$15,000 will be required, while our own plant. To do this at least \$15,000 will be required, while to do the work not less than \$50,000 additional will be required. This takes up \$65,000 of the \$92,300 represented by the reductions. In the item of bridges we cannot escape the responsibility of additional money. The amount appropriated, \$12,000, will barely keep in repair the bridges now in use. While I believe that it is the lawful duty of the county commissioners to build all bridges costing more than \$500, still I am not willing to permit that opinion to blind me to the fact that if the county will not perform this duty, then the city must build bridges for the convenience of its people. So we can figure that the \$23,000 reduction made in this item will of necessity be appropriated during the coming year item will, of necessity, be appropriated during the coming year. This leaves us but \$4,300 balance from the reductions made September 30. But other needs of the city press upon us. We must collect tin cans, paper and other household rubbish if we desire to keep the city clean and healthful. Not only must we do this, but your honorable body at its last regular meeting adopted a resolution urging the Board of Public Works to enter into a contract for the disposal of ashes in addition to rubbish. This will require not less than \$30,000, and in view of the conditions set forth, I ask you in conclusion, "Where are you going to get the money to pay this \$66,000 of increase?"

But one thing more, let us remember that this increase is not for 1908 alone. It is for all time, and it represents a fixed charge upon public revenues equal to three and one-half cents upon every hundred dollars of taxables now in the City of Indianapolis. Is this the time for us to assume this burden?

I have the honor to remain,

Yours very truly,

C. A. BOOKWALTER,

Mayor.

Mr. Bangs moved that General Ordinance No. 84, 1907, become a law notwithstanding the veto of the Mayor. The roll

was called and General Ordinance No. 84, 1907, was passed over the veto of the Mayor by the following vote:

Ayes, 21, viz: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donovan, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse moved that General Ordinance No. 83, 1907, become a law notwithstanding the veto of the Mayor. The roll was called and General Ordinance No. 83, 1907, was passed over the veto of the Mayor by the following vote:

Ayes, 21, viz: Messrs Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Baugs, Uhl. Stickelman, Hartmann, Portteus, Royse, Donovan, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

REPORTS FROM CITY OFFICERS.

From City Controller.

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, Ind., November 18, 1907.

To the President and Members of the Common Council:

Gentlemen:-I herewith submit for your consideration and action the following applications for city retail liquor licenses, filed in my office in pursuance of and under the provisions of General Ordinance No. 39, 1907, viz.:

Alven Cavett, 530 Massachusetts avenue. Frank Ward ,320 West Sixteenth street. No. 268.

No. 269. Egit Brishenk, 2523 Burton avenue. No. 270.

Louis Schultz, 1537 Madison avenue. Gustav Pink, 544 Indiana avenue. No. 271.

No. 272. John Winkelhaus, southwest corner Cruse and Southeastern avenue.

Jacob Sattinger, 245 East Washington street. John F. Hurley, 807 Indiana avenue. No. 273.

No. 274.

Joseph Zeien, 1883 South East street.
F. D. Beck, 29 South Meridian street.
Patrick Halloran, 430 West Maryland street.
Charles St. Clair, 131 East Wabash street.
John Dugan, 2214 West Michigan street. No. 275. No. 276. No. 277. No. 278. No. 279.

No. 280.

No. 281. Isaac Ciener, 325 West Washington street.

No. 282. Michael O'Brien, southeast corner Alabama and Wabash streets.

No. 283. John F. Sanders, 230 East Wabash street.

No. 284.

No. 285.

John Jaeger, 1233 Oliver avenue.
A. A. Wicker, 2136 West Michigan street.
Isidor Davidson, northwest corner Russell avenue and No. 286. McCarty street.

David Koontz, 115 East Wabash street. No. 287. F. W. Gaul, 1134 South West street. No. 288.

John Lux, 229 West Washington street. No. 289.

No. 290. Eli Apolzon, 26 S. West street.

H. W. Flanke, 726 N. Holmes avenue. No. 291. No. 292. John Wahl, 331 East Court street.

Louis W. Tulley, 1424 South East street.

Daniel Lanahan, 46 South West street.

William Henry, 461 West Washington street.

B. F. Kelly, 115 North Alabama street. No. 293.

No. 294. No. 295. No. 296. No. 297. No. 298. Ben E. Lansing, 840 Washington avenue.

Peter Wagner, 1628 South Meridian street. Mose Rosenthal, 2545 North Capitol avenue. No. 299.

No. 300. Nick Colon, 220 South McCrey street. No. 301. John Wolsiffer, 1202 S. Meridian street. Louis Summer, 2101 Prospect street. No. 302.

Henry Mayer, 430 Highland avenue. No. 303. No. 304.

Frank H. Meyer, 1619 South Meridian street. Fred W. Kolb, 21 Kentucky avenue.

No. 305.

No. 306. David Davis, 551 East Washington street. No. 307. No. 308. Conrad Hoereth, 253 West Morris street.

Benjamin Havey, 314 Massachusetts avenue. Peter Clements, 201 East Palmer street.

No. 309. No. 310. No. 311. No. 312. No. 313. Theodore Hasse, 2112 West Morris street.

John Mescall, 1006 East St. Clair street.

J. D. Shea, 27 West Pearl street.

Richard Brown, 1602 Roosevelt avenue.

Lon McClure, 1165 West Eighteenth street.

No. 314. Pat H. Broderick, 2522 West Michigan street. Archie Greathouse, 220 Indiana avenue. No. 315.

No. 316.

Andy Reinhardt, 27 and 29 Kentucky avenue. No. 317.

No. 318. Frank Weilacher, 1545 Columbia avenue.

Charles Bauer, 940 Paca street. Charles Raasch, 1432 Spann avenue. No. 319. No. 320.

No. 321. J. W. Ross, 24 South Pennsylvania street.

Howard J. Findley, 1406 South Belmont avenue. Gustave Braeuchle, 533 South Delaware street. No. 322. No. 323.

No. 324. Robert Campbell, northeast corner West and Maryland streets.

Walter Yurenz, 1063 Virginia avenue. A. Marvin, 1238 Yandes street. No. 325.

No. 326.

No. 327. No. 328. John Bannister, 456 South Meridian street.

William E. Hindel, 35 East Ohio street. Bud Sullivan, 18 South Delaware street. P. F. Moriarty, 1902 Martindale avenue. No. 329.

No. 330. Charles G. Baase, 449 East Morris street. No. 331.

No. 332. William H. Halloran, 222 West Ray street. Edward Spahn, 2101 North Rural street. No. 333.

Paul Hofman, 549 West Morris street. No. 334. No. 335. James F. Powell, 1311 Senate avenue North. No. 336. Henry Wachtel, 1904 Shelby street.

No. 337. Charles Simon, 50 South West street.

Charles Madinger, 550 West Morris street. No. 338.

John P. Caldwell, 323 West Sixteenth street. No. 339.

William Eckenberg, 335 East Washington street. Thomas Redman, 3402 Prospect street. No. 340.

No. 341. Respectfully submitted,

GEO. T. BREUNIG. City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 267:

Indianapolis, Nov. 14, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Alvin Cavett, being 31 years of age, residing at 532 Massachusetts avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 532 Massachusetts avenue in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon and restaurant keeper. The premises wherein and whereon I desire to carry on such business are located at No. 530 Massachusetts ave., in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 111/2x37 feet, one door south, one west, one north, said room and building fronting south on Massachusetts avenue, on the first floor of a two-story brick building ing, and situated on lot No. four, (4), in square No. one (1), Wallace heirs' sub-division, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 530 Massachusetts avenue, ward No. 7.

ALVIN CAVETT.

Application No. 268:

Indianapolis, Ind., Nov. 14, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank Ward, being 44 years of age, residing at 320 W. 16th street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 320 W. 16th street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon and grocery keeper. The premises wherein and whereon I desire to carry on such business are located at No. 320 W. 16th street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 20x45 feet, one door south, one east, one north; said room and building fronts south on Sixteenth street, on the first floor of a two-story frame building, situated on lots Nos. 3 and 4, in Kappes & Naltner's addition to the city of Indianapolis, and known as No. 320 W. 16th street, in ward No. 3.I also give notice that I will apply for pool table privileges in same room.

FRANK WARD.

Application No. 269:

Indianapolis, Ind., Nov. 14, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Egit Brishenk, being 48 years of age, residing at 2523 Burton avenue, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2523 Burton avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2523 Burton avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 15½x36 feet, one door west, one north, one east, room fronting west on Burton avenue, on the first floor of a one-story frame building and situated on lot No. 204, in Charles F. Robbins' second North Indianapolis addition, in the City of Indianapolis, Center township, Marion county, Indiana, ward No. 4, and known as 2523 Burton avenue. I also give notice for pool table.

EGIT BRISHENK.

Application No. 270:

Indianapolis, Ind., Nov. 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis Schultz, being 59 years of age, residing at 1445 Chestnut street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1445 Chestnut street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1537 Madison avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x44 feet, one door west, one east, one south, one north; said room and building fronts west on Madison avenue, on the first floor of a two-story frame building, and situated on lot No. 10, in Woodruff's sub. of Morrison's addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1537 Madison avenue, in ward No. 13. I also give notice for pool table privileges in same room.

Application No. 271:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Gustave Pink, being 60 years of age, residing at 832 North Capitol avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 832 North Capitol Avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 544 Indiana avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 19x39 feet, one door west, one east; said room and building fronts east on Indiana avenue, on the first floor of a two-story brick building, and situated on south part of lot 12, in Boatwright's subdivision, square No. 10, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 544 Indiana avenue, in Ward No. 6. I also give notice that I will apply to said board for pool table privileges in same room. GUSTAV PINK.

Application No. 272:

Indianapolis, Ind., Nov. 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Winkelhaus, being 34 years of age, residing at 951 Southeastern avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 522 East Market street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at the southwest corner of Cruse street and Southeastern avenue, in the City of Indianapolis, Marion County, Indiana, said premises being more particularly described as follows: Room, 18½x42 feet, one door north, one east, one south, one west, room fronting north on Southeastern avenue and Cruse street, on the first floor of a two-story brick building, situated on the east half of lot 16, of Allen & Johnson's and Wilson's subdivision of outlots 75 and 76, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the southwest corner of Southeastern avenue and Cruse street, in Ward No. 11. I also give notice to said board that I will apply for pool table privileges in same room.

JOHN WINKELHAUS.

Application No. 273:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Jacob Sattinger, being 46 years of age, residing at 821 South Illinois street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicting liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 821 South Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 245 East Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room fronting north on Washington street, room 15 feet by 53 feet, one door north, noe south, one east, on the first floor of a three-story brick building, situated on nineteen and one-half feet west end of lot No. 2, in square 63,in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 245 East Washington street, in Ward No. 11.

JACOB SATTINGER.

Application No. 274:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John F. Hurley, being 41 years of age, residing at 509 Patterson street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 509 Patterson Street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 807 Indiana avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 28x29 feet, one door west, one east, one north, one south, room fronting west on Indiana avenue, on the first floor of a two-story frame building, situated on lot No. 79, in W. Y. Wiley's sub. of outlot No. 162, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 807 Indiana avenue, in Ward No. 5. I also give notice to said board that I will apply for pool table privileges in same room. JOHN F. HURLEY.

Application No. 275:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles McCarty, being 44 years of age, residing at 618 Home

Place, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 618 Home Place, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 239 Virginia avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 17x45 feet, one door east, one north, one west, room fronting east on Virginia avenue, on the first floor of a two-story brick building, situated on lot No. 1, in George B. Yandes' sub. of outlot No. 6, in square No. 82, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 239 Virginia avenue, in Ward No. 11.

CHARLES McCARTY.

Application No. 276:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Joseph Zein, being 59 years of age, residing at 1883 South East street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1883 South East street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon and grocery keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1883 South East street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 16x45 feet, one door west, one south, one east, room fronting west on East street, on the first floor of a two-story frame building, situated on lot No. 1, square 17, in Beaty's addition, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 1883 South East street, in Ward No. 13. I also give notice to said board that I will apply for pool table privileges in same room.

JOSEPH ZEIN.

Application No. 277:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, F. D. Beck, being 36 years of age, residing at 1547 West New York street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1547 West New York street, in the City of Indianapolis,

State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 29 South Meridian Street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 20x60 feet, with one door west, two east, room fronting west on Meridian street, first floor of a three-story brick building, and situated on part of 112 feet off of the north end of 43 4-12 feet of south side of lot No. 12, in square No. 65, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 29 South Meridian street, Ward No. 12. I also give notice for pool.

Application No. 278:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Patrick Holloran, being 55 years of age, residing at 430 West Maryland street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 430 West Maryland street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 430 West Maryland street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 15x21 feet, one door south, one north, room fronting south on Maryland street, on the first floor of a one-story frame building, situated on 22 by 25 feet, northwest corner of lot No. 2, in square No. 70, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 430 West Maryland street, in Ward No. 12. PATRICK HOLLORAN.

Application No. 279:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles St. Clair, being 67 years of age, residing at 215 East Walnut street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporation limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 134 South Senate avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 131 East Wabash street, in the City of Indianapolis, Marion County Indiana; said premises being more particularly described as follows: Room, 20x27 feet, one door north, one west, one south, said room and building fronting

north on Wabash street, on the first floor of a two-story brick building, situated on part of 85 feet north end of 32½ feet off of the east side of lot No. 6, square 11, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 131 East Wabash street, in Ward No. 7. I also give notice to said board that I will apply for pool table privleges in same room.

CHARLES ST. CLAIR.

Application No. 280:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Dugan, being 60 years of age, residing at 2214 West Michigan street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2214 West Michigan street, in the City of Indianapolis, State of Indiana, and my occupation for the sme period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2214 West Michigan street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 19x28 feet, one door south, two north, said room and building fronting south on Michigan street, on the first floor of a two-story frame building, situated on lot No. 6, in John Vajen's subdivision of Iot No. 11, in Holmes' West End addition, in the City of Indianapolis, Wayne Township, Marion County, Indiana, and known as No. 2214 West Michigan street, in Ward No. 15. I also give notice to the said board that I will apply for pool table privileges in the same room.

JOHN DUGAN.

Application No. 281:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Isaac Ciener, being 49 years of age, residing at 311 North West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporation limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 311 North West street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 325 West Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 18x65 feet, said room has one door south to stock room, one door from Washington street; room and building fronts north on Washington street, on the first floor of a three-story brick building situated on part of lot No. 3, in square 69, in the City of Indianapolis, in the City of Indianapolis, in the City of Indianapolis situated on part of lot No. 3, in square 69, in the City of Indianapolis street.

apolis, Center Township, Marion County, Indiana, and known as No. 325 West Washington street, in Ward No. 12.

ISAAC CIENER.

Application No. 282:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Michael O'Brien, being 39 years of age, residing at 121 N. Alabama street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by Geenral Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceeding the date of this application has been at 121 N. Alabama street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon and hotel keeper. The premises wherein and whereon I desire to carry on such business are located at s. e. cor. Alabama and Wabash street, in the City of Indianapolis, Marion County, Indiana; premises being more particularly described as follows: Room 16x37 feet, one door west, one east, one south, room fronting west on Alabama street, on the first floor of a three-story brick building, and situated on 36 feet off the north end of lot 9, and 36x19 feet off of the northwest cornor of lot 8, in square 42, in the City of Indianapolis, Center township, Marion County, Indiana, and known as the southeast corner of Alabama and Wabash streets, in ward No. 7. I also give notice to said board that I will apply for pool table privileges in same room.

MICHAEL O'BRIEN.

Application No. 283:

Indianapolis, Ind., November 15, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John F. Sanders, being 44 years of age, residing at 1129 Churchman avenue, City of Indianapolis, State of Indiana, do hereby make application for license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1129 Churchman avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of salocn keeper. The premises wherein and whereon I desire to carry on such business are located at No. 230 East Wabash street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 20x30 feet, one door south, one west, said room and building fronting south on East Wabash street, on the first floor of a two-story brick building, situated on lot No. 3, square 43, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 230 East Wabash street, in ward 7. I also give notice of pool table and restaurant privileges in same room.

JOHN F. SANDERS.

Application No. 284:

Indianapolis, Ind., November 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Jaeger, being 50 years of age, residing at 2026 Ruckle street, City of Indianapolis, State of Indiana, do hereby maked application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 521 Warren avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1233 Oliver avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 17x35 feet, one door north, one south, room fronting north on Oliver avenue on the first floor of a two-story brick building, and situated on lot No. 453, in McCarty's tenth West-side addition, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as No. 1233 Oliver avenue, in Ward 14. I also give notice for pool table in same room.

JOHN JAEGER.

Application No. 285:

Indianapolis, Ind., November 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, A. A. Wicker, being 34 years of age, residing at 2136 West Michigan street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2136 West Michigan street, in the City of Indianapolis, State of Indiana, and my occuption for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2136 West Michigan street, on the first floor of a two-story frame building, situated on premises being more particularly described as follows: Front room, 19x40 feet, one door south, two north, room fronting south on Michigan street, on the first floor of a two-story frame building, situated on lots Nos. 1 and 2, in Holmes' West-end addition to the City of Indianapolis. Wavne Township, Mar'on County, Indiana, and known as No. 2136 West Michigan street, in Ward No. 15. I also give notice to said board that I will apply for pool table privileges in same room.

A. A. WICKER.

Application No. 286:

Indianapolis, Ind., November 16, 1907.

To the City Controller, City of Indianapolis. Indiana:

I, Isidor Davidson, being 35 years of age, residing at No. 826

Fletcher avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at No. 826 Fletcher avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at the northwest corner of Russell ave. and McCarty st., in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 17x48 feet, one door east, one south, one west, said room and building fronting east on Russell avenue, at the northeast corner of Russell avenue and McCarty street, on the first floor of a two-story brick building, situated on lot No. 8, in Norwood's subdivision of outlot No. 122, in the City of Indianapolis, Center Township, Marion County, Indiana, and known as the northwest corner of Russell avenue and McCarty street, in Ward No. 12...

ISIDOR DAVIDSON.

Application No. 287:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, David Koontz, being 38 years of age, residing at 865 E. Tenth street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 865 East Tenth street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 115 East Wabash street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 19x35 feet, two doors north; said room and building fronts north on Wabash street, on the first floor of a four-story brick building ,and situated on lot No. 9, in square 44, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 115 East Wabash street, in ward No. 7.

Application No. 288:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, F. W. Gaul, being 52 years of age, residing at 1134 South West street. City of Indianapolis. State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1011 South West street, in the City of Indianapolis, State of

Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1134 South West street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room 19x38 feet, one door east, two west; said room and building fronts east on West street, on the first floor of a two-story frame building, situated on part of lots Nos. 44 to 46, in Yandes' subdivision of the east part of outlot No. 129, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northwest cornor of West and Morris streets, No. 1134 South West street, in ward No. 13. I also give notice to said board that I will apply for pool table privileges in same room.

F. W. GAUL.

Application No. 289:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I. John Lux, being 34 years of age, residing at 2811 North Illinois street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Oridinance of said City, No. 39, 1907. My place of residence for the two years immediately preceeding the date of this application has been at 2811 North Illinois street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 229 West Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 171/5x Washington street, on the first floor of a three-story brick building, and situated on lot 4, in square 68, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 229 West Washington street, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

JOHN LUX.

Application No. 290:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Eli Apolzon, being 31 years of age, residing at 26 South West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 603 West Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 26 South West street, in the City of Indianapolis, Marion county, Indiana; said premises being more

particularly described as follows: Room 18x30 feet, one door west, one east, room fronting east on West street, on the first floor of a two-story frame building, at the southwest corner of West and Pearl streets, and situated on 29 6-12 feet on West street, by 32½ feet in rear north side of outlot No. 18, outlot 140. Gold's subdivision of Terry and Robinson's subdivision, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 26 South West street, in ward No. 12.

ELI APOLZON.

Application No. 291:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, H. W. Klanke, being 34 years of age, residing at 726 Holmes avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 726 Holmes avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 726 N. Holmes avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 30x30 feet, one door east, one south, one west; said room and building fronts east on Holmes avenue, on the first floor of a one-story cement store building and situated on lot No. 10, in John and August Wacker's first addition to Indianapolis, in the city of Indianapolis, Wayne township, Marion county, Indiana, and known as No. 726 North Holmes avenue, in ward 15. I also give notice for pool table.

H. W. KLANKE.

Application No. 292:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Wahl, being 31 years of age, residing at 121 North Liberty street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 132 Palmer street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 331 East Court street, in the City of Indianapolis, Marion County, Indiana; said premises being more particulry described as follows: Room, 16x40 feet, one door north, one south, one east, on the first floor of a two-story brick building, fronting north on Court street, and situated on the west half of the east half of lot No. 10, in square No. 59, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 331 East Court street. I also give notice for pool table.

Application No. 293:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis W. Tulley, being 45 years of age, residing at 1420 S. East street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1420 S. East street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1424 South East street, in the City of Indianapolis, Marion County, Indiana; said premises being more particulrly described as follows: Room, 17x35 feet, one door east, one door west, one north, room fronting east on East street, on the first floor of a one-story frame building, situated on lot No. 87, in Woodruff's subdivision, in Morris' addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1424 South East street, in ward No. 13. I also give notice to said board that I will apply for pool table privileges in same room.

LOUIS W. TULLEY.

Application No. 294:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Daniel Lanahan, being 46 years of age, residing at 419 N. West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 419 N. West street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 46 South West street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 15½x30 feet, one door east, one north, one west, room fronting east on West street, on the first floor of a two-story brick building, situated 15 feet off of south side of lot No. 16 and 18 3-12 feet off north side of lot No. 15, in outlot No. 141, in square 70, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 46 South West street, in ward No. 12.

DANIEL LANAHAN...

Application No. 295:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller. City of Indianapolis. Indiana: I, William Henry, being 32 years of age, residing at 110 South West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 110 South West street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 461 West Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x45 feet, one door north, two south, room fronting north on Washington street, on the first floor of a two-story brick building, situated on the west half of lot No. 5, in square 70, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 461 West Washington street, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

WILLIAM HENRY.

Application No. 296:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, B. F. Kelley, being 42 years of age, residing at 1118 S. East street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Indianapolis, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of traveling salesman. The premises wherein and whereon I desire to carry on such business are located at No. 115 North Alabama street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 12x35 feet, one door west, one east, said room and building fronting west on Alabama street, on the first floor of a three-story brick building, and situated on part of 43 6-12 feet on Alabama street, north of 72 feet south end of lot 9 and 43 6-12 feet by 19 feet north of 72 feet south end of lot 8, square 42, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 115 North Alabama street, in ward No. 7. I also give notice for pool table.

B. F. KELLY.

Application No. 297:

Indianapolis, Ind., Nov. 16, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Ben E. Lansing, being 25 years of age, residing at 221 Blake street, City of Indianapolis, State of Indiana, do herby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the

two years immediately preceding the date of this application has been at 954 W. Vermont street, in the City of Indianapolis, State or Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 840 Washington avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 20x40 feet, one door south, one west, one north, one east, room fronting south at the nrtheast corner of Washington avenue and Blake street, on the first floor of a one-story frame building, and situated on lot No. 10, and thirty feet off the west side of lot No. 11, in Blake & Ray's subdivision of Steam Mill lot, in outlots 146 and 148, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 840 Washington avenue, in ward No. 5. I also give notice to said board that I will apply for pool table privileges in same room.

BEN E. LANSING.

Application No. 298:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Peter Wagner, being 56 years of age, residing at 1716 Union street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1716 Union street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of The premises wherein and whereon I desire to carry saloon keeper. on such business are located at No. 1628 South Meridian street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x36 feet, one door east, one west, room fronting east on Meridian street, on the first floor of a one-story frame building, situated on lot No. 9, Hannaman's south addition, in the City of Indianapolis, Marion county, Indiana, and known as No. 1628 South Meridian street, in ward No. 13. give notice to said board that I will apply for pool table privileges in same room.

PETER WAGNER.

Application No. 299:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Mose Rosenthal, being 37 years of age, residing at 111 West Eleventh street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Indianapolis, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been

that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2545 North Capitol avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 30x40 feet, one door west, one north, two east, one south, room fronting west on North Capitol avenue, at the southwest corner of N. Capitol avenue and Twenty-sixth street, on the first floor of a two-story frame building, and situated on part of the east half of the northwest quarter of section 26, township 16, range 3 east, in the City of Indianapolis, Center township, Marion county, Indiana, and known as 2545 North Capitol avenue in ward No. 4. I also give notice to said board for restaurant and pool table privileges in same room.

Application No. 300:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Nick Colon, being 35 years of age, residing at 705 Woodlawn avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 705 Woodlawn avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon and restaurant keeper. The premises wherein and whereon I desire to carry on such business are located at No. 220 South McCrea street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as folows: Room 18x45 feet, one door east, one south, on ground floor, said room and building fronting east on McCrea street, on the first floor of a three-story brick building, and situated on the north half of lot 10, and 6½ feet south side of lot No 11, in Morris' subdivision of square No. 87, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 220 South McCrea street, ward No. 12.

NICK COLON.

Application No. 301:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Wolsiffer, being 38 years of age, residing at 1202 South Meridian street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39,1907. My place of residence for the two years immediately preceding the date of this application has been at 1202 South Meridian street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1202 South

Meridian street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x54 feet, one door east, two south, one north, one west, room fronting east on Meridian street, at the southwest corner of Meridian and Morris streets, on the first floor of a two-story brick building situated on lot No. 9, in Langenberg's sub. of the north half of lot No. 61, in the C. C. R. R. Co. addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1202 South Meridian street, ward No. 13. I also give notice to said board that I will apply for pool table privileges in same room.

JOHN WOLSIFFER.

Application No. 302:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis Summer, being 61 years of age, residing at 2106 Prospect street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2106 Prospect street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2101 Prospect street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x40 feet, one door north, one south. one west, fronting north on Prospect street, on the first floor of a one-story frame building, situated on lot No. 4, in Pleasant avenue addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 2101 Prospect street, in ward No. 10. I also give notice that I will apply for pool table privileges in same room.

LOUIS SUMMER.

Application No. 303:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry Mayer, being 61 years of age, residing at 420 Highland avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 420 Highland avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 430 Highland avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 20x28 feet, one door east,

one west, room fronting east on Highland avenue and Michigan street, on the first floor of a two-story frame building situated on lot 49, in Coffin's East Vermont street addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 430 Highland avenue, in ward No. 9. I also give notice to said board that I will apply for pool table privileges in same room.

HENRY MAYER.

Application No. 304:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank H. Meyer, being 38 years of age, residing at 1443 Chestnut street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1443 Chestnut street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1619 South Meridian street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 20x60 feet, one door west, one south, one east, one north, room fronting west on Meridian street, on the first floor of a two-story brick building, situated on part of an acre, except 30 feet east end, in west side southwest 1/4, section 13, township 15, range 3 east, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1619 South Meridian street, in ward No. 13. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

FRANK H. MEYER.

Application No. 305:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fred W. Kolb, being 49 years of age, residing at 313 N. Davidson street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 313 N. Davidson street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 21 Kentucky avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 17x26 feet, one door north, one west, one south, said room and building fronts north on Kentucky avenue, on the first floor of a two-story brick building, situated on lot No. 4, in square No. 67, except 100 feet off of south end, in the City of Indianapolis,

Center township, Marion county, Indiana, and known as No. 21 Kentucky avenue, ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

FRED W. KOLB.

Application No. 306:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, David Davis, being 34 years of age, residing at 118 North Noble street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 117 E. Washington street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 551 E. Washington street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 20x65 feet, one door north, one east, one south, said room and building fronting north on Washington street, on the first floor of a two-story brick building, situated on lot No. 1, in Renard's subdivision of outlot 83, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 551 East Washington street, in ward No. 11. I also give notice for pool table privileges.

DAVID DAVIS.

Application No. 307:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller. City of Indianapolis, Indiana:

I. Conrad Hoereth, being 38 years of age, residing at 253 W. Morris street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating ilquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 253 W. Morris street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 253 West Morris street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x32 feet, one door north, one south; said room is the front of said building and fronts north on Morris street, and situated at the southeast corner of Morris street and Senate avenue, south, on lot No. 11, in Drake and Buell's sub. of lots 1, 2, 3 and 15, of the Peru & Indianapolis Railroad Company's South addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 253 West Morris street, ward No. 13. I also give notice for pool table.

CONRAD HOERETH.

Application No. 308:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Benjamin Havey, being 35 years of age, residing at 18½ N. West street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 18½ N. West street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 314 Massachusetts avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 16x39 feet, one door east, one north, said room and building fronting south on Massachusetts avenue, on the first floor of a three-story brick building, situated on lot No. 6,, square No. 23, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 314 Massachusetts avenue, in ward No. 7. I also give notice to said board that I will apply for pool table privileges in same room.

BENJAMIN HAVEY.

Application No. 309:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Peter Clements, being 48 years of age, residing at 201 E. Palmer street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 201 E. Palmer street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 201 E. Palmer street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described Room, 19x40 feet, one door north, two south, one west, said room and building fronting north on Palmer street, at the southeast corner of Palmer and Chestnut streets, on the first floor of a twostory frame building, and situated on lot No. 5, in Fenneman's addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 201 East Palmer street, in ward No. 13. I also give notice for pool table privileges in same room.

PETER CLEMENTS.

Application No. 310:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Theodor Hasse, being 52 years of age, residing at 2112 W. Mor-

ris street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application nas been at 2112 W. Morris street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2112 W. Morris street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x38 feet, one door south, one north, one west; room and building fronts south on Morris street, first floor of a two-story frame building and situated on lot No. 135, in Jameson's first Belmont addition, in the city of Indianapolis, Wayne township, Marion county, Indiana, and known as No. 2112 W. Morris street, ward No. 14. I also give pool notice.

THEODOR HASSE.

Application No. 311:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Mescall, being 54 years of age, residing at 1008 E. St. Clair street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1008 E. St. Clair street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1006 E. St. Clair street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as folows: Room, 21x24 feet, one door south, one north, on the first floor of a one-story frame building, fronting south on East St. Clair street, and situated on part of lots 88, 89 and 90, in Hannaheirs' addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1006 East St. Clair street, ward 9. I also give notice for pool table.

his JOHN X MESCALL. mark

Witnesses:

IRA K. THAYER. JOHN A. HOFFMAN.

Application No. 312:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I. J. D. Shea, being 43 years of age, residing at 1210 W. Washington street, City of Indianapolis, State of Indiana, do hereby make ap-

plication for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 18 S. New Jersey street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 27 West Pearl street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 20x50 feet, one door north, one west, one south; room fronting north on Pearl street, on the first floor of a three-story brick building, situated on part of 40 feet on Pearl steeet and 45 feet on Maryland street, west side of lot No. 9, square 66, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 27 West Pearl street, in ward No. 12. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

J. D. SHEA.

Application No. 313:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Richard Brown, being 47 years of age, residing at 1604 Roosevelt avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceeding the date of this application has been at 1604 Roosevelt avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1602 Roosevelt avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 20x45 feet, one door east, one south, one west, room fronting east on Roosevelt avenue, on the first floor of a story-and-one-half frame building at the northwest corner of Sixteenth street and Roosevelt avenue, and situated on lot No. 11, in block No. 7, in Indianapolis Car Company's first addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1602 Roosevelt avenue, in ward No. 1. I also give notice to said board that I will apply for pool table privileges in same room.

RICHARD BROWN.

Application No. 314:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Lon McClure, being 37 years of age, residing at 1165 West Eighteenth street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxica-

ting liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1165 West Eighteenth street, in the City of Indianapolis, State of Indiana, and my ocupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1165 West Eighteenth street. in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 24x25 feet, two doors north, two south, one west, room fronting north at the southeast corner of Eighteenth street and Gent avenue, on the first floor of a two-story frame building, situated on lots 1 and 2, in Lieber and Kothe's addition to the City of Indianapolis, now in the City of Indianapolis, Center township, Marion county, Indiana, and known as the south-east corner of Eighteenth street and Gent avenue, and known as No. 1165 West Eighteenth street, in ward No. 4. I also give notice for pool table privileges.

LON McCLURE.

Application No. 315:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Pat H. Broderick, being 36 years of age, residing at 2522 W. Michigan street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2522 West Michigan street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon l desire to carry on such business are located at No. 2522 West Michigan street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 16x27 feet, one door north, one south, room fronting south on Michigan street, on the first floor of a two-story brick building, situated on a part of lots Nos. 1, 2, 3 and 4, in Eza Olleman's subdivision of block 8, in Holmes' West-end addition, in the town of Haughville, now in the City of Indianapolis, Wayne township, Marion county, Indiana, and known as No. 2522 West Michigan street, ward No. 15. I also give notice to said board that I will apply for pool table privileges in same room.

PAT H. BRODERICK.

Application No. 316:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Archie Greathouse, being 48 years of age, residing at 2631 North Capitol avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating

liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceeding the date of this application has been at 1702 Yandes street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 220 Indiana avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x65 feet, one door east, one north, one west, two south, room fronting east on Indiana avenue, on the first floor of a three-story brick building, situated on 38½ feet on Indiana avenue by 103½ feet on south line, in the northeast part of lot No. 9, in square No. 34, in the City of Indianapolis, Center township, Marion county, Indiana, 220 Indiana avenue, in ward No. 6. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

ARCHIE GREATHOUSE.

Application No. 317:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Andy Reinhardt, being 49 years of age, residing at 27 and 29 Kentucky avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for two years immediately preceding the date of this application has been at 27 and 29 Kentucky avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 27 and 29 Kentucky avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 25x29 feet, one door north, one west, one south, room fronting north, on Kentucky avenue, on the first floor of a two-story brick building, and situated on 44 9-12 feet on Kentucky avenue, 38 8-12 feet in the rear, northeast part of lot No. 5, in square No. 67, in the City of Indianapolis, Center township, Marion county, Indiana, and known as Nos. 27 and 29 Kentucky avenue, all one room. I also give notice for pool table.

ANDY REINHARDT.

Application No. 318:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank Weilacher, being 40 years of age, residing at 313 Prospect street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence

for the two years immediately preceding the date of this application has been at 313 Prospect street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1545 Columbia avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 17x31½ feet, one door west, one east, one south, one north; said room and buiding fronts west on Columbia avenue, on the first floor of a two-story frame building, situated on lot No. 26 in S. A. Fletcher, Jr.'s addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1545 Columbia avenue, in ward No. 1. I also give notice to said board that I will apply for pool table previleges in same room.

Application No. 319:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Chas. Bauer, being 34 years of age, residing at 940 Paca street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 526 Holly avenue, in the City of Indianapolis. State of Indiana, and my occupation for the same period has been that of machinist. The premises wherein and whereon I desire to carry on such business are located at No. 940 Paca street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as Room 18x35 feet, one door east, one west, room fronting east on Paca street, on the first floor of a two-story frame building, at the southwest corner of Paca street and West Tenth street, and situated on lot No. 158, in outlots Nos. 162 and 163, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 940 Paca street, in ward No. 5. I also give notice for pool table. CHAS. BAUER.

Application No. 320:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Chas. Raasch, being 27 years of age, residing at 1432 Spann avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1432 Spann avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1432 Spann avenue, in the City of

Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x30 feet, one door south, one east, one north, room fronting south on Spann avenue, at the northwest corner of Spann avenue and Spruce street, on the first floor of a two-story frame building, and situated on lot No. 518, in Spann's Woodlawn addition, Center township, Marion county, Indiana, and known as No. 1432 Spann avenue, in ward No. 10. I also give notice for pool table.

CHARLES RAASCH.

Application No. 321:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, J. W. Ross, being 51 years of age, residing at Morton Hotel, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years rmmediately preceding the date of this application has been at Morton Hotel, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 24 S. Pennsylvania street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room fronting east on Pennsylvania street, at the northwest corner of Pennsylvania and Pearl streets, on the first floor of a fourstory brick building, in a room, 22x70 feet, one door east, one south, and situated on lot No. one (1), and seven feet off east side of lot No. two (2), in square No. 95, in the city of Indianapolis, Center township Marion county, Indiana, and known as No. 24 South Pennsylvania street, in ward No. 12.

. J. W. ROSS.

Application No. 322:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Howard J. Findley, being 31 years of age, residing at 1408 S. Belmont avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1827 Howard and 1517 Reisner streets, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper and bookkeeper. The premises wherein and whereon I desire to carry on such business are located at No. 1406 South Belmont avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x30 feet, one door south, one door east, one west; room fronting east on Belmont avenue, on the ground floor of a one and one-half story frame building, and situated on lot No. 1 and 16 feet north

side of lot No. 2, in C. M. Walter's addition, in the City of Indianapolis, Wayne township, Marion county, Indiana, and known as 1406 South Belmont avenue, ward 14. I also give notice for pool table.

HOWARD J. FINDLEY.

Application No. 323:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Gustave Braeuchle, being 58 years of age, residing at 533 S. Delaware street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 533 S. Delaware street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to cary on such business are located at No. 533 S. Delaware street, in the City of Indianapolis, Marion County, Indiana; said premises being more paticularly described as follows: Front room, 18x35 feet, one door west, one east, room fronting west on Delaware street, on the first floor of a twostory brick building, situated at the northeast corner of Delaware and Merrill streets, on 105 feet off of the east end of lot No. 9, in Duncan's subdivision of outlot 23, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 533 South Delaware stret, in ward No. 11. I also give notice to said board that I will apply for pool table privileges in same room.

GUSTAVE BRAEUCHLE.

Application No. 324:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Robert Campbell, being 52 years of age, residing at 2614 N. Senate avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2614 N. Senate avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at N. E. corner Maryland and West streets, in the City of Indianapolis, Marion county, Indiana, said premises being more particularly described as follows: Room, 16x39 feet, one door west, one east; room fronting west on West street, on the first floor of a two-story brick building, situated on 191/2 feet off of the south side of 75 feet off of the west end of lot 1, in Ray & Mc-Carty's subdivision of square 70, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northeast corner of West and Maryland streets, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room. ROBERT CAMPBELL.

Application No. 325:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Walter Yurenz, being 29 years of age, residing at 1063 Virginia avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1063 Virginia avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1063 Virginia avenue, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 40x40 feet, with four extra doors; said room and building fronts east on Virginia avenue, on the first floor of a two-story brick building, situated on lcts 3, 4 and 5, in Dougherty's subdivision of outlot 99, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1063 Virginia avenue, in ward No. 11. I also give notice that I will apply to said board for pool table privileges in same room.

WALTER YURENZ.

Application No. 326:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, A. Marvin, being 34 years of age, residing at 1234 Yandes street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Peru, Ind., and 1234 Yandes street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1238 Yandes street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 35x50 feet, one door east, one west; room fronting east on Yandes street, first floor of a onestory frame building and situated at the southwest corner of Yandes and Thirteenth streets, on lot No. 51, in Alvord's sub. of E. T. and S. K. Fletcher's addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1238 Yandes street. I also give notice for pool table.

> his A. X MARVIN. mark

Witness:

P. J. McGinty.

Application No. 327:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Bannister, being 45 years of age, residing at 403 E. Ohio street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 403 E. Ohio street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 456 S. Meridian street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Front room, 15x33 feet, one door east, one west, fronting east on Meridian street, on the first floor of a two-story brick building, situated on part of lots Nos. 15 and 16, in Seidensticker's subdivision of outlet No. 15, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 456 South Meridian street, in ward No. 12. I also give notice that I will apply to said board for pool table privileges in same room.

JOHN BANNISTER.

Application No. 328:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. E. Hindel, being 31 years of age, residing at 32 West Twenty-fourth street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 32 West Twenty-fourth street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 35 East Ohio street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 16x40 feet, one door south, one north, room fronting north on Ohio street, on the first floor of a seven-story brick building, and situated on lot No.6, in square No. 45, in the City of Indianapolis, Ceater township, Marion county, Indiana, and known as No. 35 East Ohio street, in ward No. 6. I also give notice to said board that I will apply for pool table privileges in same room.

WM. E. HINDEL.

Application No. 329:

Indianapolis, Ind., Nov. 18. 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Bud Sullivan, being 40 years of age, residing at 810 East Mary-

land street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 810 East Maryland street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon-keeper. The premises wherein and whereon I desire to carry on such business are located at No. 18. South Delaware street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 14x48 feet one door east, one south, one west, room fronting east on Delaware street, on the first floor of a three-story brick building, situated on 19½ feet north of 20½ feet south end of lot 8, and 9 feet south of 137 feet north end of lot 9, in square No. 64, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 18 South Delaware street, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

BUD SULLIVAN.

Application No. 330:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, P. F. Moriarty, being 33 years of age, residing at 1638 Cornell avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1638 Cornell avenue, in the City of Indianapolis. Stace of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1902 Martindale avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more Room 20x36 feet, one door east, particularly described as follows: one south, two west; said room and building fronts east on Martindale avenue, on the first floor of a two-story frame building situated on lot No. 30, square 12, in S. A. Fletcher Jr.'s northeast addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as the northwest corner of Nineteenth street and Martindale avenue, No. 1902 Martindale avenue, in ward No. 1. I also give notice to said board that I will apply for pool table privileges in same room. P. F. MORIARTY.

Application No. 331:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles G. Baase, being 54 years of age, residing at 422 Parkway, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence

for the two years immediately preceding the date of this application has been at 422 Parkway, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 449 East Morris street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 17x36 feet, one door north, two east, one south, one west, room fronting north on Morris street, on the first floor of a one-story frame building, situated on lot No. 41, in Vajen's sub. of outlot No. 108, southwest corner of Morris and East streets, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 449 East Morris street, in ward No. 13. I also give notice to said board that I will apply for pool table privileges In same room.

CHARLES G. BAASE.

Application No. 332:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. H. Holloran, being 27 years of age, residing at 222 West Ray street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 222 West Ray street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 222 West Ray street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 17x29½ feet, one door south, one west, one east, two north, said room and building fronting south on Ray street, on the first floor of a two-story frame building, situated on lots Nos. 15 and 16, in McKernan and Price's subdivision of outlot No. 121, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 222 West Ray street, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

WM. H. HOLLORAN.

Application No. 333:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis. Indiana:

I, Edward Spahn, being 37 years of age, residing at 2134 North Rural street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 2155 North Rural street, in the City of Indianapolis, State

of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 2101 North Rural street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 19x50 feet, one door west, one south, two east; said room and building fronts west on Rural street, on the first floor of a one-story frame building, situated on lot 31, in Sheldon and Bennett F. Morris' Oak Hill addition at the northeast corner of Rural street and Roosevelt avenue, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 2101 North Rural street. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

EDWARD SPAHN.

Application No. 334:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Paul Hofman, being 40 years of age, residing at 549 W. Morris street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Alexandria, Ind., and in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 549 W. Morris street, in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18x40 feet, one door north, one south, fronting north on Morris street, on the first floor of a two-story brick building, and situated on lot No. 11, Wetzell's subdivision of part of lot No. 36, in R. & I. Railroad company's addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 540 West Morris street, in ward 13. I also give notice to said board that I will apply for pool table privileges in same room.

PAUL HOFMAN.

Application No. 335:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James F. Powell, being 38 years of age, residing at 706 Drake street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 706 Drake street, in the City of Indianapolis, State of Indiana, andmy occupation for the same period has been that of laborer. The

premises wherein and whereon I desire to carry on such business are located at No. 1311 North Senate avenue in the City of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 20x25 feet, one door west, one north, one south, one east; said room and building fronts west on Senate avenue, north, on the first floor of a two (2) story frame building and situated on 35 feet west side of lots 7 and 8, in block 18, Drake's addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1311 North Senate avenue, in ward No. 3. I also give notice for pool table privileges.

JAMES F. POWELL.

Application No. 336:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Henry Wachtel, being 26 years of age, residing at 1904 Shelby street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceeding the date of this application has been at 1904 Shelby street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1904 Shelby street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 18x31 feet, one door east, one south, one west, room fronting east on Shelby street, on the first floor of a two-story brick building, situated on lots Nos. 21 and 22, in Beaty's addition, square 9, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 1904 Shelby street, in ward No. 13. I also give notice to said board that I will apply for pool table privileges in same room.

HENRY WACHTEL.

Application No. 337:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles Simon, being 32 years of age, residing at 1015 Church street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been above and Sanders and New Jersey streets, in the City of Indianapolis, State of Indiana, and my ocupation for the same period has been that of teamster. The premises wherein and whereon I desire to carry on such business are located at No. 50 South West street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 15x18

feet, ground floor, building is a two-story brick, fronting east on West street and situated on lot No. 15, outlot 140, in Gold's sub. of Terry, Robinson and Willard's sub, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 50 South West street. I also give notice for pool table.

CHARLES SIMON.

Application No. 338:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Charles F. Madinger, being 36 years of age, residing at East Tenth street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at East Tenth street, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of dairyman and saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 550 West Morris street, in the City of Indianapolis, Marion county, Indiana; premises being more particularly described as follows: Room 16x25 feet, one door south, one north, fronting south on Morris street, on the first floor of a one-story frame building, at the northeast corner of Morris and Dakota streets, and situated on lot No. 234, in Yandes' sub. of outlot No. 129, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 550 West Morris street, in ward No. 13. I also give notice to said board for pool table privileges. CHARLES MADINGER.

Application No. 339:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John P. Caldwell, being 37 years of age, residing at Sixteenth and Senate avenue, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Sixteenth and Senate avenue, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of grocery one year and last year saloon business. The premises wherein and whereon I desire to carry on such business are located at No. 323 West Sixteenth street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 20x50 feet, one door north, two south, room fronting north on Sixteenth street, ground floor of a one-story frame building, at the southeast corner Sixteenth street, B. 4. R. R., and situated on lot No. 1, block 26, in Drake's addition, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 323 West Sixteenth street. I also give notice for pool table.

JOHN P. CALDWELL.

Application No. 340:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. Eckenberg, being 44 years of age, residing at 310 East Michigan street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at above and Alabama and Massachusetts avenue, and Muncie, Indiana, up to October, 1906, in the City of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper and restaurant. The premises wherein and whereon I desire to carry on such business are located at No. 335 East Washington street, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room 24x60 feet, one door north, two east, one west, one south, room fronting north on Washington street, on the first floor of a four-story brick building, situated on lot No. 3, in square No. 62, Maennerchor hall building, in the City of Indianapolis, Center township, Marion county, Indiana, and known as No. 335 East Washington street, ward No. 11. I also give notice to said board that I will apply for pool table and restaurant privileges in same room.

WILLIAM ECKENBERG.

Application No. 341:

Indianapolis, Ind., Nov. 18, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Thomas Redman, being 39 years of age, residing at 3402 East Prospect street, City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 3402 East Prospect street, in the City of Indianapolis, Marion county, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 3402 E. Prospect street in the City of Indianapolis, Marion county, Indiana, said premises being more particularly described as follows: Room 19x 25 feet, one door south, one north, on the first floor of a story-and-half frame building, fronting south on Prospect street, and situated on lot No. 140, in Hosbrook's Prospect street addition, in the Town of Norwood, Center township, Marion county, Indiana, and known as No. 3402 Prospect street. I also give notice for pool table.

THOMAS REDMAN.

Which were read and referred to the Committee on License.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS. OFFICE OF THE BOARD. Indianapolis, Ind., Nov. 18, 1907.

To the President and Members of the Common Council:

Gentlemen:-I am directed by the Board of Public Works to forward to your honorable body, for your consideration and action thereon, the enclosed ordinances authorizing the Board of Public Works to proceed with the following described improvements:

I. R. No. 5368 for the improvement of Tenth street, from West street to Indiana avenue, with brick roadway and curb.

I. R. No. 5356, for the improvement of Linwood avenue from Washington to Michigan streets, with brick roadway and curb.

I. R. No. 5366, for the improvement of Arsenal avenue from Roosevelt avenue to Nineteenth street, with brick roadway and curb. Respectfully,

Board of Public Works. Frank J. Noll, Jr., Clerk of the Board of Public Works.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS. OFFICE OF THE BOARD. Indianapolis, Ind., Nov. 18, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Members of the Board of Public Works, having made a personal examination of the condition of the Haughville Town Hall, find it to be in need of very extensive repairs, and are of the opinion that the amount to be expended is out of proportion to the income received from the property. We would, therefore, respectfully suggest that your honorable body seriously consider the propriety of disposing of this piece of property.

Respectfully yours,

JOSEPH T. ELLIOTT. P. C. TRUSLER. F. J. MACK. Board of Public Works.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Contracts and Franchises:

Indianapolis, November 18, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:-Your Committee on Contracts and Franchises, to which was referred General Ordinance No. 98, 1907, entitled, "An ordinance ratifying, confirming and approving a certain contract and agreement made and entered into on the 4th day of October, 1907, between the City of Indianapolis, by and through its Board of Public Works, and the Sun Vapor Street Light Company," begs leave to report that it has had the same under consideration and recommends that said ordinance do pass.

Respectfully submitted,

WM. J. NEUKOM, HARRY E. ROYSE W. O. BANGS OTTO HOFMANN. JAS. F. SULLIVAN LOUIS F. HENRY.

Mr. Neukom moved that the report of the Committee be concurred in. Carried.

From Committee on Contracts and Franchises:

Indianapolis, Ind., November 18, 1907.

To the President and Members of the Common Council:

Gentlemen:—Your Committee on Contracts and Franchises, to which was referred General Ordinance No. 107, 1907, entitled, "An ordinance approving a certain contract granting to the Vandalia Railroad Company the right to lay and maintain additional tracks across Belmont avenue, in the City of Indianapolis, Indiana," begs leave to report that it has had same under consideration, and recommends that said ordinance do not pass.

Respectfully submitted,

WM. J. NEUKOM.
HARRY E. ROYSE
CHAS G. DAVIS.
W. O. BANGS
JAS. F. SULLIVAN.
LOUIS F. HENRY.

Mr. Neukom moved that the report of the Committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Ind., November 18, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee, to which was referred General Ordinance No. 105, entitled, "An ordinance providing for the transfer of the sum of \$200 from certain accounts to a certain account in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect," begs leave to report that it has had the same under consideration, and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE
W. O. BANGS.
ALBERT E. COTTEY
JAS. F. SULLIVAN.
W. A. RHODES.
J. H. HAMLET.
JACOB H. HILKENE.

Mr. Royse moved that the report of the Committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Ind., November 18, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee, to which was referred General Ordinance No. 110, entitled, "An ordinance to fix the amount of the bond to be given by the City Treasurer," begs leave to report that it has had said ordinance under consideration, and recommends that the said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE W. O. BANGS ALBERT E. COTTEY JAS. F. SULLIVAN. J. H. HAMLET JACOB H. HILKENE

Mr. Royse moved that the report of the Committee be concurred in. Carried.

From the Committee on Ordinances:

Indianapolis, Ind., November 18, 1907.

To the President and Members of the Common Council:

Gentlemen:—We, your Committee on Ordinances, to whom was referred Resolution No. 15, 1907, beg leave to report that we have had the same under consideration, and would recommend that the same be adopted.

Respectfully submitted,

W. O. BANGS
JOHN L. DONAVON
JOHN F. WOOD.

Your Committee submits to the judgment of this body that it is not good business judgment for the city to pay rents for offices for city officers when the city owns quarters amply sufficient for housing all city officers. The recent purchase by the city of ground upon which it is contemplated building, at some future date, a city hall, has put the city into possession of buildings that can be made immediately available for use by the city officers. There are three buildings upon this ground. The present tenants of these buildings are already demanding that the city make extensive repairs and alterations in them. The revenue that would be produced for the city were all of these buildings permanently occupied would be about \$4,700, which is but \$700 in excess of the amount of rent the city heretofore paid for the use of the offices in the court house basement, and is more than \$700 less than the city is now paying for rent, exclusive of the rooms now occupied in the court house basement. Conservative estimates place the annual rental to be paid

by the city for office rooms at not less than \$6,500 to \$7,000, and this with the offices scattered to the four winds. By the expenditure of a very small sum, an amount considerably less than one year's rental, the city can make available for office purposes the buildings now owned by it and will be paying an annal rental but slightly in excess of that formerly paid for the use of offices in the court house basement.

This plan has the additional advantage of bringing all of the city officers together, practically in one building. It also appears to your committee that, if the city intends to build a city hall upon the site purchased, the sooner citizens become accustomed to going to that location for the transaction of city business, the better it will be for all concerned.

Mr. Bangs moved that the report of the Committee be concurred in. Carried.

From Committee on Public Health:

Indianapolis, Ind., October 23, 1907.

To the President and Members of the Common Council:

Gentlemen:-Your Committee, to whom was referred General Ordinance No. 99, 1907, having had the same under consideration, return the same herewith, and recommend that said Ordinance be amended as follows:

1. By adding after the word "the" in line 23 of the copy of Ordinance as printed, the word "monthly."

2. By adding after the word "forty" in line 25, the words and figures "One and 66-100 (\$41.66)."

3. By striking out the word "rates" on line 28.
4. By adding, after the word "rates," on line 28, the following: "so agreed upon shall not exceed ten per cent. (10 per cent.) of one month's salary or compensation of such position.",

5. By striking out the word "however," on line 28, and insert

after said word the following: "but the above schedule of rates."

Said Ordinance so amended reading as follows:

An Ordinance amending Section Five (5) of General Ordinance Number Firty-five (45), 1907, entitled, "A Special Ordinance regulating the keeping, operation and maintenance of intelligence offices and employment bureaus," passed June 3, 1907, and approved by the Mayor on the 13th day of June, 1907.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, that Section Five (5) of General Ordinance Number Forty-five (45), 1907, entitled, "A Special Ordinance regulating the keeping, operation and maintenance of intelligence offices and employment bureaus." passed June 3, 1907, and approved by the Mayor on the 13th day of June, 1907, be amended to read as follows:

Section 5. Any person, firm or corporation so licensed shall in no case collect, charge or receive fees or compensation in excess of the following: From each female seeking employment, \$1.00; from each male seeking employment, \$1.00; from each person applying for female help, \$1.00; from each person applying for male help, \$1.00. In every case a receipt shall be given for the money paid to or received by such intelligence office or employment bureau, and in case no place of employment, or no help, as applied for, as the case may be, is obtained within ten (10) days from the date of payment, then

upon demand being made therefor, the money so paid and received shall forthwith be refunded to the applicant.

The above schedule of rates, however, shall only apply to monthly positions, the compensation for which shall not be more than

Thirty Dollars (\$30.00) per month.

In case of positions, the monthly compensation or salary for which shall be more than Thirty Dollars (\$30.00) per month, and not exceeding Forty-one and 66-100 Dollars (\$41.66) per month, the person, firm or corporation so licensed may enter into a written contract with any applicant for employment as to the amount of fee or compensation, but the amount of compensation so agreed upon shall not exceed ten per cent. (10 per cent.) of one month's salary or compensation of such position, but the above schedule of rates, however, shall not apply to a position the salary or compensation for which is to be over Five Hundred (\$500.00) per year.

Section 2. This Ordinance shall be in full force and effect from and after its passage and approval by the Mayor and due publication for Two (2) consecutive weeks in a newspapr of general circu-

lation printed and published in the City of Indianapolis.

And as so amended, we recommend that said Ordinance do pass.

Respectfully submitted. OTTO HOFMANN. E. J. STICKELMAN. THEO. PORTTEUS.

Mr. Cottey moved that the report of the Committee be concurred in. Carried.

From Committee on Public Safety and Comfort:

Indianapolis, Ind., November 18, 1907.

To the President and Members of the Common Council:

Gentlemen: -Your Committee on Public Safety and Comfort, to whom was referred Resolution No. 18, 1907, have had same under consideration and recommend its adoption.

Respectfully submitted, J. H. HAMLET OTTO HOFMANN. Louis F. Henry. Wm. J. Neukom, John F. Wood.

Mr. Hamlet moved that the report of the Committee be concurred in. Carried.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Board of Public Works.

General Ordinance No. 111, 1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Linwood avenue: from the north property

line of Washington street, to the south property line of Michigan

street, with brick roadway and curbing.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 21st day of October, 1907, adopt Improvement Resolution No. 5356, 1907, for the improvement of Linwood avenue, from the north property line of Washington street, to the south property

line of Michigan street, with brick roadway and curbing,
Whereas, The said Board of Public Works did at the same time
fix the \$th day of November, 1907, at 10 o'clock a. m., as a date to
hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 23d day of October, 1907, and the 30th day of October, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and,

Whereas. On the 8th day of November, 1907, the Board having met in regular session, took final action on said Improvement Reso-

lution without modification; and,

Whereas, On the 12th day of November, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said Improvement of Linwood avenue, and,

Whereas, On the 18th day of November, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with

said resolution; now, therfore, Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the said Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve Linwood avenue, from north property line of Washington street, to south property line of Michigan street, with brick roadway and curbing, in accordance with Improvement Resolution No. 5356, 1907. adopted by the Board of Public Works on the 21st day of October, 1907

Section 2. This ordinance shall be in full force and effect from and after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvement.

By Board of Public Works:

General Ordinance No. 112, 1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Arsenal avenue, from north property line of Roosevelt Avenue, to south property line of Nineteenth street, with brick roadway and curbing.

Whereas, The Board of Public Works of the City of Indianapolis, Indiana, did on the 23d day of October, 1907, adopt Improvement Resolution No. 5366, 1907, for the improvement of Arsenal avenue, from the north property line of Roosevelt avenue, to the south property line

of Nineteenth street, with brick roadway and curbing,

Whereas, The said Board of Public Works did at the same time fix the 8th day of November, 1907, at 10 o'clock a. m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 24th day or October, 1907, and the 31st day of October, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and,

Whereas, On the 8th day of November, 1907, the Board having met in regular session, took final action on said Improvement Resolu-

tion without modification: and,

Whereas, On the 14th day of November, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said Improvement of Arsenal avenue, and,

Whereas, On the 18th day of November, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said

resolution; now, therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve Arsenal avenue, from the north property line of Roosevelt avenue, to the south property line of Nineteenth street, with brick roadway and curbing, in accordance with Improvement Resolution No. 5366, 1907, adopted by the Board of Public Works on the 23d day of October, 1907.

Section 2. This ordinance shall be in full force and effect from

and after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvement.

By Board of Public Works:

General Ordinance No. 113, 1907. An ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Tenth street, from west property line of West street, to northeast property line of Indiana avenue, with brick roadway and curbing.

Whereas, the Board of Public Works of the City of Indianapolis, Indiana, did on the 30th day of October, 1907, adopt Improvement Resolution No. 5368, 1907, for the improvement of Tenth street, from the west property line of West street, to the northeast property line

of Indiana avenue, with brick roadway and curbing, and,

Whereas, The said Board of Public Works did at the same time fix the 15th day of November, 1907, at 10 o'clock a. m., as a date to hear all persons interested or whose property is affected by said proposed improvement; and the notice of the passage of said resolution and of the said time for hearing was published on the 31st day of October, 1907, and the 7th day of November, 1907, in the Indianapolis Sun, a daily newspaper of general circulation, printed and published in the City of Indianapolis, and notices by mail duly forwarded as provided by law; and,

Whereas, On the 15th day of November, 1907, the Board having met in régular session, took final action on said Improvement Resolu-

tion without modification; and, Whereas, On the 15th day of November, 1907, a written remonstrance of the majority of the resident property owners was filed with the Board against the said Improvement of Tenth street, and,

Whereas, On the 18th day of November, 1907, the said Board of Public Works directed that said resolution be referred to the Common Council of the City of Indianapolis, with a request that said Council pass an ordinance authorizing and empowering the said Board of Public Works to make said improvement in accordance with said

resolution; now, therefore,

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the Board of Public Works of said City be, and the same is, hereby authorized and empowered to improve Tenth street, from the west property line of West street, to the northeast property line of Ind:ana avenue, with brick roadway and curbing, in accordance with Improvement Resolution No. 5368, 1907, adopted by the Board of Public Works on the 30th day of October, 1907.

Section 2. This ordinance shall be in full force and effect from

and after its passage.

Which was read a first time and referred to the Committee on Public Property and Improvement.

ORDINANCES ON SECOND READING.

Mr. Neukom called for General Ordinance No. 107, 1907, for second reading. It was read a second time.

Mr. Neukom moved that General Ordinance No. 107, 1907. be stricken from the files. Carried.

Mr. Neukom called for General Ordinance No. 98, 1907, for second reading. It was read a second time.

Mr. Neukom moved that General Ordinance No. 98, 1907. be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 98, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz: Messrs. Brown, Cottey, Wood, Neukom, Smither, Rhodes, Pangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donovan, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 1, viz: Mr. Davis.

Mr. Royse called for General Ordinance No. 105, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 105, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 105, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 110, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 110, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 110, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Bangs called for Resolution No. 15, 1907, for second reading. It was read a second time.

Mr. Bangs moved that Resolution No. 15, 1907, be adopted.

The roll was called and Resolution No. 15, 1907, was adopted by the following vote:

Ayes, 18, viz: Messrs. Brown, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Royse, Donavon, Sullivan. Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, 2, viz: Messrs. Cottey and Portteus.

Mr. Cottey called for General Ordinance No. 99, 1907, for second reading. It was read a second time.

Mr. Cottey moved that General Ordinance No. 99, 1907, be anzended as recommended by the committee. Carried.

Mr. Cottey moved that General Ordinance No. 99, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 99, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Neukom called for Resolution No. 18, 1907, for second reading. It was read a second time.

Mr. Neukom moved that Resolution No. 18, 1907, be adopted.

The roll was called and Resolution No. 18, 1907, was adopted by the following vote:

Ayes, 19, viz: Messrs. Brown, Cottey, Wood, Davis, Neukom, Bhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

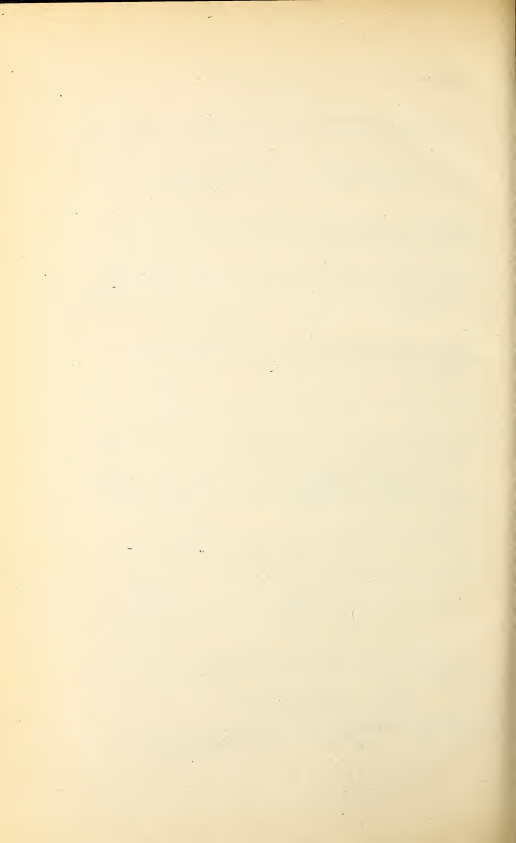
Noes, none.

On motion of Mr. Wood, the Common Council, at 9:10 o'clock, P. M., adjourned.

President.

ATTEST:

James. 791 Mully
City Clerk.



REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND.

Monday, December 2, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, December 2, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 18 members, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Sullivan, Hofmann, Hilkene and Wright.

Absent, 2, viz.: Messrs. Donavon and Henry.

Mr. Bangs moved that the reading of the Journal be dispensed with. Carried.

COMMUNICATIONS FROM THE MAYOR.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS, Indianapolis, Ind., Nov. 23, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval the following ordinances

General Ordinance No. 98, 1907, being "An ordinance ratifying,

confirming and approving a certain contract made and entered into on the 4th day of October, 1907, between the city of Indianapolis, by and through its Board of Public Works, and the Sun Vapor Light Company."

General Ordinance No. 99, 1907, being "An ordinance amending Section 5 of General Ordinance No. 45, 1907, entitled 'A special ordinance regulating the keeping, operation and maintenance of intelligence officers and employment bureaus,' passed June 3, 1907, and approved by the Mayor on the 13th day of June, 1907."

General Ordinance No. 105, 1907, being "An ordinance providing for the transfer of the sum of \$200 from certain accounts to a certain account in and for the use of the Department of Public Safety, and fixing a time when the same shall take effect."

General Ordinance No. 110, 1907, being "An ordinance to fix the

amount of the bond to be given by the City Treasurer."

I have the honor to remain,

Yours very truly,

C. A. BOOKWALTER, Mayor.

EXECUTIVE DEPARTMENT, CITY OF INDIANAPOLIS. Indianapolis, Ind., Nov. 25, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith without my signature, Resolution No. 18, 1907, the same being a resolution reciting the alleged unsafe condition of the Virginia avenue viaduct, and calling upon the Mayor and the Board of Public Works "to eradicate this menace to life and limb." During the past three months the Board of Public Works, under the supervision of the City Engineer, has been engaged in the repair of this structure, and at the time of the adoption of this resolution by your honorable body such repairs had practically been completed. The Engineer, to whom we must look in matters of this kind, reports this viaduct to be safe. I therefore feel that I cannot sign this resolution without indirectly confessing that the Board of Public Works, the Engineer and the Mayor had been derelict in the discharge of their duty, a part of such duty being to see that all public structures are rendered safe to public use.

I have the honor to remain,

Yours very truly, C. A. BOOKWALTER, Mayor.

EXECUTIVE DEPARTMENT.
CITY OF INDIANAPOLIS.
Indianapolis, Ind., Nov. 25. 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith without my signature, Resolution No. 15, 1907, the same having been adopted by your honorable body at its last session. I cannot sign this resolution because I do not recognize the right of the city council, under the provisions of our charter, to adopt resolutions instructing the Mayor and Board of Public Works as to their duty. As I understand it the intent of the Cities

and Towns Act was to create three branches of city government—the executive, the administrative and the legislative, and I do not consider the adoption of resolutions of the character of the one in question to be the proper exercise of the legislative function.

I have the honor to remain,

Yours very truly, C. A. BOOKWALTER, Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER.

Indianapolis, Ind., Dec. 2, 1907.

To the President and Members of the Common Council

Gentlemen—I herewith present a communication from the Department of Public Works requesting the transfer of the sum of \$2,000.00 to the Bridge account; \$1,000.00 from the Cistern account, and \$1,000.00 from the Sewer account.

I herewith present an ordinance providing for the transfers as

requested and recommend its passage.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

Indianapolis, Ind., Nov. 27, 1907.

George T. Breunig, City Controller, City:

Dear Sir-There are a number of small bridges in the city that are in need of immediate repairs, and as the Bridge Fund is almost exhausted, we must ask you to recommend to the Common Council the transfer of \$1,000.00 from the Cistern Fund and \$1,000.00 from the Sewer Fund to the said Bridge Fund.

JOSEPH T. ELLIOTT. P. C. TRUSLER. F. J. MACK. Board of Public Works.

From City Controller:

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER,

Indianapolis, Ind., Dec. 2, 1907.

To the President and Members of the Common Council:

Gentlemen—I herewith submit for your consideration and action, the following applications for city retail liquor licenses, filed in my office in pursuance of and under the provisions of General Ordinance No. 39, 1907, viz.:

No. 342. Aaron Jaffe, 349 Indiana avenue. No. 343. Ignatz Krakovitz, 949 Virginia avenue.

- Frank Steinecker, 1208 Columbia avenue. Elias Krauss, 802 Virginia avenue. No. 344.
- No. 345 No. 346. Geo. O'Connor, 1622 W. Washington street.
- No. 347.
- No. 348.
- Geo. W. Thomas, 1507 Prospect street.

 John Roeder, 436 N. Davidson street.

 Geo. Keller, N. E. Cor. Kentucky ave. and Stock street.

 James Clones, 606 E. Washington street.

 L. W. Twine, 1304 N. Senate avenue. No. 349.
- No. 350.
- No. 351.
- No. 352. Geo. Strassner, 1826 S. Meridian street.
- No. 353. Fred Blackwell, 1228 Columbia avenue.
- No. 354. Wm. Beal, 850 Indiana avenue.
- No. 355. Louis Brown, 427 W. Washington street.
- No. 356. Otto Hofmann, 934 S. Meridian street.
- No. 357. John McPadden, 619 E. Washington street.
- No. 358. Martin McGrayel, 504 S. West street.
- No. 359. No. 360.
- No. 361.
- Pat Shine, 1517 W. Ohio street.
 F. B. Drake, 901 E. Washington street.
 Max Kiefer, 1102 Lexington avenue.
 Abe Polaski, N. W. Cor. Bradshaw and Virginia ave.
 Patrick O'Brien, N. E. Cor. Cornell and Mass. ave. No. 362.
- No. 363.
- No. 364. Patrick J. Roache, 50 S. Senate avenue.
- Carl Habich, N. E. Cor. Alabama and Pearl streets. No. 365.
- No. 366. Philip H. McGuire, 455 Blake street.
- No. 367. Ingram Raney, 1002 North West street.
- No. 368. Douglas Barnes, 1218 N. West street.
- No. 369.
- Wm. J. Wallace, 1197 River avenue. David O'Donnell, N. E. Cor. Davidson and Maryland sts. No. 370.
- No. 371. John L. Donavon, 302 S. New Jersey street.

Respectfully submitted,

GEO. T. BREUNIG. City Controller.

APPLICATIONS FOR RETAIL LIQUOR (SALOON) LICENSES.

Application No. 342:

Indianapolis, Ind., Nov. 19, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Aaron Jaffe, being 32 years of age, residing at 349 Indiana avenue, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 349 Indiana avenue, in the City of Indianapolis. State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 349 Indiana avenue, in the City of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 17½x51½ feet, two doors west, one north, room fronting west and part northwest, at the southeast corner of Indiana avenue and Vermont street, on the ground floor of a two (2) story brick building, and situated on part of 121 feet on Indiana avenue and 161 feet on Vermont street, part lot No. 1, square 28, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 349 Indiana avenue.

AARON JAFFE.

Application No. 343:

Indianapolis, Ind., Nov. 19. 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Ignatz Krakovitz, being 36 years of age, residing at 949 Virginia avenue, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Hudson street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 949 Virginia avenue, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x55 feet, one door east, two south, two west, room and building fronting east on Virginia avenue, on the first floor of a two-story brick building, situated on lot 59, outlot 100, in Bradshaw's subdivision, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 949 Virginia avenue, in ward 11.

IGNATZ KRAKOVITZ.

Application No. 344:

Indianapolis, Ind., Nov. 19, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Frank Steinecker, being 35 years of age, residing at 1208 Columbia avenue, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1208 Columbia avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1208 Columbia avenue, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x46 feet, one door east, one south, one west; said room and building fronts east in Columbia avenue, on the first floor of a two-story brick building, situated on part of lots Nos. 21, 22 and 23, in Alvord's subdivision in E. T. and S. K. Fletcher's addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1208 Columbia avenue, in ward No. 1. I also give notice that I will apply to said board for pool table privileges in same room.

FRANK STEINECKER.

Application No. 345:

Indianapolis, Ind., Nov. 19, 1907.

To the City Controller. City of Indianapolis, Indiana:

I, Elias Krauss, being 49 years of age, residing at 735 E. McCarty

street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 735 E. McCarty street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 802 Virginia avenue, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 20x60 feet, one door west, one north, one east, room fronting west on Virginia avenue, on the first floor of a one-story brick building, and situated on lot No. 416, in Fletcher et al.'s subdivision of outlot No. 96, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 802 Virginia avenue, in ward No. 11.

ELIAS KRAUSS.

Application No. 346:

Indianapolis, Ind., Nov. 19, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George O'Connor, being 37 years of age, residing at 37 Richland street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 37 Richland street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1622 W. Washington street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x50 feet, said room and building fronting south on Washington street, on the first floor of a one-story frame building, and situated on lots Nos. 66 and 67, in Drake's subdivision of outlot No. 14, west-of White river, in the city of Indianapolis, Center township, Marion county, Indiana, and known as 1622 West Washington street, in ward 15. I also give notice to said Board that I will apply for pool table privileges in same room.

GEORGE O'CONNOR.

Application No. 347:

Indianapolis, Ind., Nov. 19, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George A. Thomas, being 40 years of age, residing at 1149 Spruce street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1402 S. Keystone avenue and 1149 Spruce street, in the city

of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1507 Prospect street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x32 feet, one door north, one south, said room and building fronting north on Prospect street, on the first floor of a one-story frame building, and situated on lot 1, square 5, in Elliott's subdivision, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1507 Prospect street, in ward No. 10. I also give notice for pool table.

GEORGE W. THOMAS.

Application No. 348:

Indianapolis, Ind., Nov. 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John Roeder, being 60 years of age, residing at 442 N. Davidson street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 434 N. Davidson street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 436 N. Davidson street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 20x40 feet, one door east, two north, one west, one south; said room and building fronts east on Davidson street, at the southwest corner of Michigan and Davidson streets, on the first floor of a two-story brick building, situated on lots Nos. 181 and 182, in Noble's sub. of outlot 50, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 436 North Davidson street, in ward No. 7. I also give notice to said board that I will apply for pool table privileges in same room.

JOHN ROEDER.

Application No. 349:

Indianapolis, Ind., Nov. 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, GEORGE KELLER, being 53 years of age, residing at Kentucky avenue and Stock street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Kentucky avenue and Stock street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of hotel and saloon keeper. The premises wherein and whereon I desire to carry on such business are located at northeast corner Kentucky avenue and Stock street, in the city of

Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16½x37½ feet, one door west, one east, one north; said room and building fronts west on Kentucky avenue, on the first floor of a two-story brick building, and situated on 35 feet on Kentucky avenue, and 175 feet on Stock street, in the northeast quarter of section 15, township 15 north, range 3 east, west of White river, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the northeast corner of Kentucky avenue and Stock street, in ward No. 14. I also give notice for pool table privileges in same room.

GEORGE KELLER.

Application No. 350:

Indianapolis, Ind., Nov. 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, James Clones, being 26 years of age, residing at 514 E. Washington street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 514 E. Washington street in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon and restaurant keeper. The premises wherein and whereon I desire to carry on such business are located at No. 606 E. Washington street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 17x55 feet, one door south, one north, one east, room fronting south on Washington street, on the first floor of a two-story brick building and situated on part of lot No. 7, in Ray's sub. of outlot No. 64, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 606 East Washington street. I also give notice for pool table.

JAMES CLONES.

Application No. 351:

Indianapolis, Ind., Nov. 20, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, L. W. Twine, being 45 years of age, residing at 377 W. 12th street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 377 W. 12th street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1304 N. Senate avenue, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x35 feet, one door east, one west, room fronting east on Senate avenue, on the first floor of a two-story frame building, and situated on lot No. 6, in square No. 17, in James P.

Drake's addition to the city of Indianapolis, Center township, Marion county, Indiana, in ward No. 3, and known as No. 1304 North Senate avenue. I also give notice for pool table privileges in same room.

L. W. TWINE.

Application No. 352:

Indianapolis, Ind., Nov. 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, George Strassner, being 44 years of age, residing at 1826 S. Meridian street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 22 Rock street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of bartender and saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1826 S. Meridian street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x32 feet, one door east, one door north, one west, room and building fronting east on Meridian street, on the first floor of a two-story frame building situated on lot No. 26, in Kappel & Naitner's addition, north of Belt railroad, in city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1826 South Meridian street, in ward No. 13. I also give notice to said board that I will apply for pool table privileges in same room.

GEORGE STRASSNER.

Application No. 353:

Indianapolis, Ind., Nov. 21, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Fred Blackwell, being 36 years of age, residing at 1425 Columbia avenue, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1425 Columbia avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1228 Columbia avenue, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x68 feet, one door east, one north, one west, said room and building fronting east on Columbia avenue, on the ground floor of a one-story brick building situated on lot No. 27, in Alvord's subdivision of blocks Nos. 1 to 5, in E. T. and S. K. Fletcher's addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1228 Columbia avenue, in ward No. 1. I also give notice to said board that I will apply for pool table privileges in same room.

FRED BLACKWELL.

Application No. 354:

Indianapolis, Ind., Nov. 22, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Wm. Beal, being 26 years of age, residing at 829 W. Walnut street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 829 W. Walnut street, in the city of Indianapolis, State of Indiana, and my cccupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 850 Indiana avenue, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x39 feet, one door south, one southeast, room fronting southeast and partly northeast on Indiana avenue, on the first floor of a one-story brick building, and situated on part of lot No. 17, and 52 feet off of east side of lot 14, in Edward R. Ames' sub. in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 850 Indiana avenue. I also give notice for pool table.

WILLIAM BEAL.

Application No. 355:

Indianapolis, Ind., Nov. 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Louis Brown, being 46 years of age, residing at 38 N. West street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 38 N. West street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 427 W. Washington street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x60 feet, one door north, one south, one west; said room and building fronts north on Washington street, on the first floor of a one-story brick building, situated on lot No. 10, in Metzger & Robinson's subdivision, in square 70, in the city of Indianapolis. Center township, Marion county, Indiana, and known as No. 427 West Washington street, in ward No. 12.

LOUIS BROWN.

Application No. 356:

Indianapolis, Ind., Nov. 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Otto Hofmann, being 48 years of age, residing at 47 Reagent street, city of Indianapolis, State of Indiana, do hereby make applica-

tion for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 934 South Meridian street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x39 feet, one door east, one north, one west; room fronting east on Meridian street, on the first floor of a two-story frame building, situated on 37 feet off of the north side of lot No. 2, in Van Blaricum's first sub. of outlot No. 121, in the city of Indianapolis, Center township, Maricn county, Indiana, and known as No. 934 South Meridian street, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

OTTO HOFMANN.

Application No. 357:

Indianapolis, Ind., Nov. 25, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John McPadden, being 45 years of age, residing at 619 E. Washington street, city of Indianapolis, state of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 619 E. Washington street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 619 East Washington street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 17½x32 feet, one door north, one south, two east, two west; room fronting north on Washington street, on the first floor of a two-story brick building, situated on lot No. 4, in Thayer & Means' subdivision of outlots Nos. 81 and 82, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 619 East Washington street, in ward No. 11. I also give notice to said board that I will apply for pool table privileges in same room.

JOHN McPADDEN.

Application No. 358:

Indianapolis, Ind., Nov. 27, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Martin McGrayel, being 49 years of age, residing at 417 Kentucky avenue, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application

has been at 417 Kentucky avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 504 South West street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 15x30 feet, one door east, one west, room fronting east on West street, on the first floor of a two-story frame building, and situated on lot No. 7, in Hendricks' subdivision of outlot No. 131, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 504 South West street, in ward No. 12. I also give notice to said board that I will apply for pool table privileges in same room.

MARTIN McGRAYEL.

Application No. 359:

Indianapolis, Ind., Nov. 29, 1907.

To the City Controller, City of Indianapolis, Indiana:

. I, Pat Shine, being 36 years of age, residing at 48 Wilmot street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 833 Church street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1517 West Ohio street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 15x21 feet, one door north, one south; said room and building fronts north on Ohio street, on the first floor of a two-story frame building, situated on part of lot 17, in Drake's subdivision of outlot 14, west of White river, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1517 West Ohio street, in ward No. 15. I also give notice for pool table in same room.

PAT SHINE.

Application No. 360:

Indianapolis, Ind.

To the City Controller, City of Indianapolis, Indiana:

I, F. B. Drake, being 45 years of age, residing at 901 East Washington street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at Indianapolis, 901 E. Washington street, 629 Eddy street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of: 1 year, saloon keeper and stone cutter. The premises wherein and whereon I desire to carry on such business are located at No. 901 East Washington street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 20x32 feet, one door north, one west, one south, room fronting north on Washington street, on the first floor of

a two-story brick building, situated on lot No. 1, in Allen, Johnson & Wilson's sub. of outlot No. 75, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 901 East Washington street in ward No. 11. I also give notice to said board that I will apply for pool table privileges in same room.

F. B. DRAKE.

Application No. 361.:

Indianapolis, Ind.

To the City Controller, City of Indianapolis, Indiana:

I, Max Kiefer, being 42 years of age, residing at 1102 Lexington avenue, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1102 Lexington avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1102 Lexington avenue, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 20x32 feet, one door north, one south, one west, said room and building fronting south on Lexington avenue, on the first floor of a two-story frame building, situated on lot No. 232, in Spann & Co.'s first Woodlawn addition to the city of Indianapolis, Center township, Marion county, Indiana, and known as the northeast corner of Lexington avenue and Shelby street, 1102 Lexington avenue, in ward No. 10. I also give notice to said board that I will apply for pool table privileges in the same room.

MAX KIEFER.

Application No. 362:

Indianapolis, Ind., Dec. 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Abe Polaski, being 43 years of age, residing at 875 Virginia ave., City of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said City, as provided for by General Ordinance of said City, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 875 Virginia avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at N. W. Cor. Bradshaw and Virginia avenue, in the city of Indianapolis, Marion County, Indiana; said premises being more porticularly described as follows: Room, 18x40 feet, with two extra doors at the northwest corner of Virginia avenue and Bradshaw street, fronting east on Virginia avenue, on the first floor of a two-story brick building, and situated on lot No. 50, in Bradshaw and Holmes subdivision of outlot No. 100, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the northwest corner of Virginia avenue and Bradshaw street, in ward No. 11. I also give notice for pool table.

ABE POLASKI.

Application No. 363:

Indianapolis, Ind., 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Patrick O'Brien, being — years of age, residing at — st., city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1002 Massachusetts avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located Cor. Cornell and Massachusetts avenues, city of Indianapolis, Marion County, Indiana; said premises being more particularly described as follows: Room, 18 feet by 50 feet, one door south, one west, three north, said room fronting south at the northeast corner of Massachusetts and Cornell avenues, on the first floor of a two-story frame building and situated on 314-100 feet on Massachusetts avenue by 114½ feet on Cornell avenue, northeast corner of outlet 183 in the city of Indianapolis, Center township, Marion county, Indiana, and known as the northeast corner of Massachusetts and Cornell avenues, in ward No. 1. I also give notice for pool table privileges.

PATRICK O'BRIEN.

Application No. 364:

Indianapolis, Ind., Nov. 28, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Patrick J. Roache, being 29 years of age, residing at 529 Abbott street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 529 Abbott st., in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of tailor. The premises wherein and whereon I desire to carry on such business are located at No. 50 S. Senate avenue, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 15x45 feet, one door east, one west, one south, one north, said room and building fronting east on Senate avenue, on the first floor of a two-story brick building, and situated on the south end of lot No. 12, in square No. 69, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 50 S. Senate ave., in ward No. 12. I also give notice for pool table and restaurant privileges. PATRICK J. ROACHE.

Application No. 365:

Indianapolis, Ind., Dec. 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Carl Habich, being 49 years of age, residing at 614 West Vermont

street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 614 W. Vermont st., in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of retail liquor dealer. The premises wherein and whereon I desire to carry on such business are located at northeast corner of Pearl and Alabama streets, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x40 feet, one door west, one east, room fronting west on Alabama street, on the first floor of a three-story brick building and situated at the northeast corner of Alabama and Pearl streets, on part of 65 feet off of the south side of lct No. 6, in square 62, in the city of Indianapolis, Marion county, Indiana, and known as the northeast corner of Alabama and Pearl streets, in ward No. 11. I also give notice to said board that I will apply for pool table privileges in same room.

CARL HABICH.

Application No. 366:

Indianapolis, Ind., Nov. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, P. H. McGuire, being 46 years of age, residing at 835 N. Alabama street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 835 N. Alabama street and 316 E. St. Joe street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of barkeeper. The premises wherein and whereon I desire to carry on such business are located at No. 455 Blake street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x48 feet, one door west, two north, one east, one south; said room and building fronting west on the southeast corner of Michigan and Blake streets, on the first floor of a two-story brick building, situated on lot No. 103, in Bright, Powell & Elliss' sub. of outlot No. 155, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 455 Blake street, in ward No. 5. I also give notice to said board that I will apply for pool table privileges in same room.

PHILIP H. McGUIRE.

Application No. 367:

Indianapolis, Ind., Dec. 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Ingram Raney, being 54 years of age, residing at 38 LeGrand avenue, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General

Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 38 LeGrand avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of carpenter. The premises wherein and whereon I desire to carry on such business are located at No. 1002 N. West street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 13½x33 feet, one door east, one west; room fronting east on West street, on the first floor of a one-story frame building, situated on lot No. 5 and two feet off of south side lot 4, in Mitchell's addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1002 North West street, in ward No. 4. I also give notice to said board that I will apply for pool table privileges in same room.

INGRAM RANEY.

Application No. 368:

Indianapolis, Ind., Dec. 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, Douglas Barnes, being 43 years of age, residing at 1218 N. West street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 1218 N. West street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1218 N. West street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 18x50 feet, one door east, one west, said room and building fronting east on West street, on the first floor of a two-story frame building and situated on lot No. 7, in Drake and Mayhew's addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1218 North West street, in ward No. 4. I also give notice for pool table privileges.

DOUGLAS BARNES.

Application No. 369:

Indianapolis, Ind., Dec. 2, 1907.

To the City Controller, City of Indianapolis. Indiana:

I, Wm. J. Wallace, being 26 years of age, residing at 654 Birch avenue, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 654 Birch avenue, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at No. 1197 River avenue, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room, 16x16 feet, one door west, one east, on the first floor of a one-story brick building fronting west on River avenue, and sit-

uated on lot K, in McCarty's fifth West-side addition, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 1197 River avenue. I also give pool table notice.

WM. J. WALLACE.

Application No. 370:

Indianapolis, Ind., Nov. 30, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, David O'Donnell, being 36 years of age, residing at 516 West Maryland street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 516 West Maryland street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of saloon keeper. The premises wherein and whereon I desire to carry on such business are located at northeast corner Maryland and Davidson streets, in the city of Indianapolis, Marion county, Indiana; said premises being more partcularly described as follows: Room, 18x30 feet, one door south, one north, room fronting south on Maryland street, on the first floor of a one-story frame building and situated on lot No. 1, in Central Railroad Company's subdivision of outlot No. 89, in the city of Indianapolis, Center township, Marion county, Indiana, and known as the northeast corner of Maryland and Davidson streets, in ward No. 11.

DAVID O'DONNELL.

Application No. 371:

Indianapolis, Ind., Dec. 2, 1907.

To the City Controller, City of Indianapolis, Indiana:

I, John L. Donavon, being 31 years of age, residing at 302 S. New Jersey street, city of Indianapolis, State of Indiana, do hereby make application for a license to sell, barter, and give away intoxicating liquors within the corporate limits of said city, as provided for by General Ordinance of said city, No. 39, 1907. My place of residence for the two years immediately preceding the date of this application has been at 302 South New Jersey street, in the city of Indianapolis, State of Indiana, and my occupation for the same period has been that of manager of saloon. The premises wherein and whereon I desire to carry on such business are located at No. 302 S. New Jersey street, in the city of Indianapolis, Marion county, Indiana; said premises being more particularly described as follows: Room. 20x31 feet, one door west, two doors east; room fronting east on New Jersey street, on the first floor of a two-story brick building, and situated on 143½ feet off of lot No. 1, in square 100, southwest corner of New Jersey and Louisiana streets, in the city of Indianapolis, Center township, Marion county, Indiana, and known as No. 302 South New Jersey street, in ward No. 11. I also give notice to said board that I will apply for pool table privileges in same room.

JOHN L. DONAVON.

Which were read and referred to the Committee on License.

REPORT FROM STANDING COMMITTEES.

From the Committee on License.

Indianapolis, Ind., Dec. 2, 1907.

To the President and Members of the Common Council:

Gentlemen-Your Committee on License to whom was referred the following applications for licenses (saloon) have had the same under consideration and investigation, and would recommend that the following be approved:

234. Frank J. Arens, 25 East Pearl street.

235. Phil. J. Hoffbauer, 1437 Roosevelt avenue.

Chas. H. Root, 124 S. Illinois street. 236.

- 237. Adam Haubrich, 413 Massachusetts avenue,
- George Coble, Jr., 1621 Howard street. Chas. Barnes, 227 W. Maryland street. 239.240.

241. Harry Klein, 501 Kentucky avenue.

Henry A. Louthan, 120 W. Maryland street. 245.

247. 250.

Geo. Knarzer, 1602 S. Meridian street. Nick Stancill, 623 W. Washington street. Jas. N. Wallace, S. E. Cor. Keystone and Prospect street. 251.

252. Thos. Sexton, 435 Shelby street.

Wm. Greenwell, 38 Virginia avenue. Herman Newman, 507 Indiana avenue. 253.

256.

Thomas O'Malia, S. E. Cor. Holton and Northwestern avenue. 258.

259. Fred A. Meyers, 1230 S. Meridian street.

- Fred Malwig, 202 S. Holmes avenue. 260.
- 261. George Gasper, 1426 N. Senate avenue. James Weaver, 825 S. Meridian street. 262.
- 265. Jacob Schulmeyer, 1445 Perkins avenue.
- 267. Alvin Cavett, 530 Massachusetts avenue. Frank Ward. 320 W. 16th street.
- 268.
- Egit Brishenk, 2523 Burton avenue. Louis Schultz, 1537 Madison avenue. 269.
- 270. 271. Gustav Pink, 544 Indiana avenue.
- John Winkelhaus, S. W. Cor. Cruse and Southeastern avenue. John F. Hurley, 807 Indiana avenue. 272.

274.

275. Chas. W. McCarty, 239 Virginia avenue. 276.

Joseph Zeien, 1883 S. East street. 277. F. D. Beck, 29 S. Meridian street.

278.Patrick Halloran, 430 W. Maryland street.

Chas. St. Clair, 131 E. Wabash street. 279. 280. John Dugan, 2214 W. Michigan street.

Michael O'Brien, S. E. Cor. Alabama and Wabash streets. 282.

283. 284.

John F. Sanders, 230 E. Wabash street.
John Jaeger, 1233 Oliver avenue.
A. A. Wicker, 2136 W. Michigan street.
David Koonz, 115 E. Wabash street.
F. W. Gaul, 1134 S. West street.
John Lux, 229 W. Washington street. 285.

287. 288.

289. H. W. Klanke, 726 N. Holmes avenue. 291.

292. John Wahl, 331 E. Court street.

- 293. Louis A. Tulley, 1424 S. East street. 294.
- Daniel Lanahan, 46 S. West street. Wm. Henry, 461 W. Washington street. 295. 297. Ben E. Lansing, 840 Washington avenue.

298. Peter Wagner, 1628 S. Meridian street. 301. John Wolsiffer, 1202 S. Meridian street. 302.Louis Summer, 2101 Prospect street. 303. Henry Meyer, 430 Highland avenue. 304. Frank H. Meyer, 1619 S. Meridian street. 305. Fred W. Kolb, 21 Kentucky avenue. David Davis, 551 E. Washington street. 306. 307. Conrad Hoereth, 253 W. Morris street. Benjamin Havey, 314 Massachusetts avenue. Theodore Hasse, 2112 W. Morris street. John Mescall, 1006 E. St. Clair street. J. D. Shea, 27 W. Pearl street. 308. 310. 311. 312. 313. Richard Brown, 1602 Roosevelt avenue. Pat H. Broderick, 2522 W. Michigan street. 315. Archie Greathouse, 220 Indiana avenue. Andy Reinhardt, 27 and 29 Kentucky avenue. 316. 317. 318. Frank Weilacher, 1555 Columbia avenue. 321. J. W. Ross, 24 S. Pennsylvania street. Howard J. Findley, 1406 S. Belmont avenue. Gustave Braeuchle, 533 S. Delaware street. 322. 323. Robert Campbell, N. E. Cor. West and Maryland streets. Walter Jurenz, 1063 Virginia avenue. John Bannister, 456 S. Meridian street. Wm. E. Hindel, 35 E. Ohio street. 324. 325. 327. 328. 329. Bud Sullivan, 18 S. Delaware street. P. F. Moriarty, 1902 Martindale avenue. 330. Chas. G. Baase, 449 E. Morris street. 331. 332. Wm. H. Halloran, 222 West Ray street. 333. Ed. Spahn, 2101 N. Rural street. -334. Paul Hofman, 549 W. Morris street. James F. Powell, 1311 Senate avenue. 335.336. Henry Wachtel, 1904 Shelby street. John P. Caldwell, 323 W. 16th street. 339. 340. Wm. Eckenberg, 335 E. Washington street. Aaron Jaffe, 361 Indiana avenue. 342. Frank Steinecker, 1208 Columbia avenue. Elias Krauss, 802 Virginia avenue. 344. 345. Geo. O'Connor, 1622 W. Washington street.

John Roeder, 436 N. Davidson street.

George Keller, N. E. Cor. Kentucky avenue and Stock street.

L. W. Twine, 1304 N. Senate avenue.

Geo. Strassner, 1826 S. Meridian street.

Fred Blackwell, 1228 Columbia avenue. 346. 348. 349. 351. 352. 353. 354. Wm. Beal, 850 Indiana avenue. Louis Brown, 427 W. Washington street. Otto Hoffman, 934 S. Meridian street. 355. 350. 357. Jno. McPadden, 619 E. Washington street. Ignatz Krakovitz, 949 Virginia avenue. 343. James Clones, 606 E. Washington street. 350.Arthur W. Gatz, 1301 Shelby street.
Wm. Rogers, N. W. Cor. Col. and 15th street.
Peter Clements, 201 E. Palmer.
John Flarity, 502 S. Capitol.
B. F. Kefley, 115 N. Alabama street.
Chas. Raasch, 1432 Spann avenue. 249. 263.309. 266. 296.320.

Geo. W. Thomas, 1507 Prospect street.

Lon McClure, 1165 West 18th street. John Donavon, 302 S. New Jersey street.

347. 314.

371.

Indianapolis, Ind., Dec. 2, 1907.

We have also had under consideration and investigation the following applications, and recommend that they be not approved.

Wm. Scott, 2002 Hillside avenue.

233.

- 238.
- Thos. J. Heffernan, 902 N. Senate avenue. Edward Goodsperle, S. E. Cor. Montez and Brightwood. Abe Davis, 525 W. Washington street. Wm. Shane, 463 W. Washington street. 242. 243.

L. Kahn, 618 Virginia avenue. 244.

246. Oscar B. Bartel, 139 E. Market street.

248. Frank Cane, 832 Meikel street. 254. John Gill, 538 W. Maryland street.

257.B. C. Nye, S. E. Cor. Churchman and Bethel avenue.

264. John Hays, 1602 Martindale avenue.

273. Jacob Sallinger, 245 E. Washington street.

281.

Isaac Ciener, 325 W. Washington street.
Isadore Davidson, N. W. Cor. Russell and Madison avenues. 286.

Mose Rosenthal, 2545 N. Capitol avenue. Chas. Bauer, 940 Paca street. 299.

- 319. 326. A. Marvin, 1238 Yandes street.
- Chas. Simon, 50 S. West street. Chas. Madinger, 550 W. Morris street. 337.

338. Thos. Redman, 3402 Prospect street. 341.

W. O. BANGS. W. A. RHODES. E. J. STICKELMAN. HARRY E. ROYSE OTTO HOFMANN. FAY WRIGHT.

Mr. Bangs moved that the report of the Committee be concurred in. Carried.

Indianapolis, Ind., Nov. 18, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—Your License Committee to which was referred applications for retail liquor licenses as follows:

No. 79. E. W. Hindel, 256 Indiana avenue.

No. 131. James D. Moriarity, northwest corner of Delaware and Georgia street.

No. 215. Bert Ivey, 312 West Maryland street. Recommend that said applications be granted.

And applications for retail liquor licenses as follows:

No. 141. Jerry Sullivan, 402 West Maryland street. No. 67. James E. McNamara, 10 North Delaware street. Recommends that said last two named applications be denied.

Respectfully submitted,

W. O. BANGS OTTO HOFMANN. HARRY E. ROYSE E. J. STICKELMAN. W. A. RHODES. FAY WRIGHT. JOHN L. DONAVON

Mr. Bangs moved that the report of the Committee be concurred in. Carried.

From the Committee on Permanent Improvements.

Indianapolis, Ind., Dec. 2, 1907.

To the President and Members of the Common Council:

Gentlemen — Your Committee on Permanent Improvements to which was referred General Ordinance No. 104, 1907, entitled "An ordinance authorizing and empowering the Board of Public Works of the city of Indianapolis to improve Maryland street from W. P. L. West street to E. P. L. Blackford street, with brick roadway and curbing," beg leave to report that it has had the same under consideration and recommend that same do pass.

Respectfully submitted,

B. A. BROWN.
JAS. F. SULLIVAN.
CHAS G. DAVIS.
J. H. HAMLET.
JOHN F. WOOD.

Mr. Brown moved that the report of the Committee be concurred in. Carried.

Indianapolis, Ind., Dec. 4, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Permanent Improvements to which was referred General Ordinance No. 95, 1907, entitled, "An ordinance authorizing and empowering the Board of Public Works of the city of Indianapolis, Ind., to improve 17th st. from WPL 1st alley east of Talbott avenue, to WPL of Central avenue, excepting the crossings of Delaware, Alabama and New Jersey streets, with asphalt roadway," begs leave to report that it has had the same under consideration and recommend that the same do pass.

Respectfully submitted,
B. A. Brown,
JAS. F. SULLIVAN
JOHN F. WOOD.
CHAS. G. DAVIS.

Mr. Brown moved that the report of the Committee be concurred in. Carried.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By City Controller:

General Ordinance No. 114, 1907. An ordinance providing for the transfer of the sum of \$2,000.00 to and for the use of the Department of Public Works, and fixing a time when the same shall

take effect.

Section 1. Be it ordained by the Common Council of the city of Indianapolis, Ind., That there be and is hereby transferred from appropriations heretofore made to and for the use of the Department of Public Works the following sums, to-wit: One Thousand (\$1,000.00) Dollars from the Cistern account and One Thousand (\$1,000.00) Dollars from the Sewer account, both of the sums so transferred to be credited to and be a part of the Bridge account.

Section 2. This ordinance shall take effect and be in full force

from and after its passage.

Which was read a first time and referred to the Committee on Finance.

MISCELLANEOUS BUSINESS.

By Mr. Stickelman:

RESOLUTION NO. 19, 1907.

Whereas, no provision has been made for indexing the proceedings of the Common Council of the city of Indianapolis, and the same are practically worthless without an index; and

Whereas, a custom has been established by the Common Council of former years making allowance to the person indexing the pro-

ceedings; therefore

Be it ordained by the Common Council of the city of Indianapolis, Ind., That the City Controller of said city of Indianapolis, be and hereby is authorized and directed to pay James McNulty, the present City Clerk, the sum of three hundred (\$300.00) dollars for preparing the Index to the Journal of the Common Council Proceedings from January 1st to December 31st, 1907, and the said City Controller is hereby authorized and directed to draw a proper warrant therefor, and charge the same to the existing appropriation to the Finance Department of Miscellaneous Expenses of City Officers.

Which was read and referred to the Committee on Finance.

By License Committee.

RESOLUTION NO. 20, 1907.

Indianapolis, Nov. 18, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—We, your Committee on License, beg leave to offer the following resolution:

Resolved, That the following applications for retail liquor (saloon) licenses be and the same are hereby approved:

No. 79. E. W. Hindel, 256 Indiana avenue.

No. 131. James D. Moriarity, northwest corner of Delaware and

Georgia streets.

No. 215. Bert Ivey, 312 West Maryland street.

W. O. BANGS HARRY E. ROYSE W. A. Rhodes. E. J. STICKELMAN. FAY WRIGHT. OTTO HOFMANN. J. L. Donavon.

Mr. Rhodes moved the Resolution be adopted.

The roll was called and Resolution No. 20, 1907, was adopted by the following vote.

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

By License Committee:

RESOLUTION NO. 21, 1907.

Indianapolis, Ind., Dec. 2, 1907.

To the President and Members of the Common Council:

Gentlemen-Your Committee on License respectfully submit the following resolutions:

Resolved, That the following applications for retail liquor licenses (saloon) be and are hereby approved:

Frank J. Arens, 25 East Pearl street.

235. Phil. J. Hoffbauer, 1437 Roosevelt avenue.

236. Chas. H. Root, 124 S. Illinois street.

237. Adam Haubrich, 413 Massachusetts avenue.

George Coble, Jr., 1621 Howard street. Chas. Barnes, 227 W. Maryland street. 239.240. 241.

245. 247.

Harry Klein, 501 Kentucky avenue. Henry A. Louthan, 120 W. Maryland street. Geo. Knarzer, 1602 S. Meridian street. Nick Stancill, 623 W. Washington street. 250.

251. Jas. N. Wallace, S. E. Cor. Keystone and Prospect street.

252. Thos. Sexton, 435 Shelby street. 253. Wm. Greenwell, 38 Virginia avenue.

256. Herman Newman, 507 Indiana avenue.

Thomas O'Malia, S. E. Cor. Holton and Northwestern avenue. 258.

259. Fred A. Meyrs, 1230 S. Meridian street. 260. Fred Malwig, 202 S. Holmes avenue.

George Gasper, 1426 N. Senate avenue. 261.

262. James Weaver, 825 S. Meridian street.

265. Jacob Schulmeyer, 1445 Perkins avenue. 267.

Alvin Cavett, 530 Massachusetts avenue. 268. Frank Ward, 320 W. 16th street.

269. Egit Brishenk, 2523 Burton avenue.

Louis Schultz, 1537 Madison avenue. 270. Gustav Pink, 544 Indiana avenue. 271.

272.John Winkelhaus, S. W. Cor. Cruse and Southeastern avenue.

- 274.John F. Hurley, 807 Indiana avenue. 275. Chas. W. McCarty, 239 Virginia avenue. 276. Joseph Zeien, 1883 S. East street. 277. F. D. Beck, 29 S. Meridian street. 278. Patrick Halloran, 430 W. Maryland street. 279. Chas. St. Clair, 131 E. Wabash street. 280. John Dugan, 2214 W. Michigan street. Michael O'Brien, S. E. Cor. Alabama and Wabash streets. 282. 283. John F. Sanders, 230 E. Wabash street. 284. John Jaeger, 1233 Oliver avenue. David Koonz, 115 E. Wabash street. F. W. Gaul, 1134 S. West street. John Lux, 229 W. Washington street. 285. 287. 288. 289. H. W. Klanke, 726 N. Holmes avenue. 291. 292. John Wahl, 331 E. Court street. Louis A. Tulley, 1424 S. East street. Daniel Lanahan, 46 S. West street. Wm. Henry, 461 W. Washington street. 293. 294. 295. Ben E. Lansing, 840 Washington avenue. 297. 298. Peter Wagner, 1628 S. Meridian street. 300. Nick Colon, 220 S. McCrea street. 301. John Wolsiffer, 1202 S. Meridian street. 302. Louis Summer, 2101 Prospect street. Henry Meyer, 430 Highland avenue. 303. 304. Frank H. Meyer, 1619 S. Meridian street. Fred W. Kolb, 21 K stucky avenue. David Davis, 551 E. Washington street. Conrad Hoereth, 253 W. Morris street. 305. 306. 307. Benjamin Havey, 314 Massachusetts avenue. Theodore Hasse, 2112 W. Morris street.

 John Mescall, 1006 E. St. Clair street.

 J. D. Shea 27 W. Pearl street. 308. 310. 311. 312. 313. Richard Brown, 1602 Roosevelt avenue. Pat H. Broderick, 2522 W. Michigan street. 315. Archie Greathouse. 220 Indiana avenue. 316. 317. Andy Reinhardt, 27 and 29 Kentucky avenue. 318. Frank Weilacher, 1555 Columbia avenue. 321.J. W. Ross, 24 S. Pennsylvania street. 322. Howard J. Findley, 1406 S. Belmont avenue. 323. Gustave Braeuchle, 533 S. Delaware street. 324. Robert Campbell, N. E. Cor. West and Maryland streets. 325. Walter Jurenz, 1063 Virginia avenue. 327.
 - John Bannister, 456 S. Meridian street. Wm. E. Hindel, 35 E. Ohio street. 328. Bud Sullivan, 18 S. Delaware street. 329. P. F. Moriarty, 1902 Martindale avenue. 330. Chas. G. Baase, 449 E. Morris street. 331. Wm. H. Halloran, 222 West Ray street. 332. 333. Ed. Spahn, 2101 N. Rural street.
- 334. Paul Hofman, 549 W. Morris street. 335. James F. Powell, 1311 Senate avenue. 336. Henry Wachtel, 1904 Shelby street. 339. John P. Caldwell, 323 W. 16th street. Wm. Eckenberg, 335 E. Washington street. 340. 342. Aaron Jaffe, 361 Indiana avenue.
- Frank Steinecker, 1208 Columbia avenue. Elias Krauss, 802 Virginia avenue. ≈344. 345.
 - 346. Geo. O'Connor, 1622 W. Washington street.

John Roeder, 436 N. Davidson street. 348.

George Keller, N. E. Cor. Kentucky ave. and Stock street. 349.

351. L. W. Twine, 1304 N. Senate avenue. 352.

Geo. Strassner, 1826 S. Meridian street. 353.Fred Blackwell, 1228 Columbia avenue.

354. Wm. Beal, 850 Indiana avenue.

Louis Brown, 427 W. Washington street. Otto Hoffman, 934 S. Meridian street. 355.

356.

Jno. McPadden, 619 E. Washington street.
Ignatz Krakovitz, 949 Virginia avenue.
James Clones, 606 E. Washington street.
Arthur W. Gatz, 1301 Shelby street.
Wm. Rogers, N. W. Cor. Columbia and 15th street. 357. 343.

350.

249.

263.

Peter Clements, 201 E. Palmer. 309.

John Flarity, 502 S. Capitol avenue. 266.

296. B. F. Kelley, 115 N. Alabama street. Chas. Raasch, 1432 Spann avenue. 320.

347. Geo. W. Thomas, 1507 Prospect street. 314. Lon McClure, 1165 West 18th street.

John Donovan, 302 S. New Jersey street. 371.

W. O. BANGS
W. A. RHODES.
E. J. STICKELMAN. HARRY E. ROYSE OTTO HOFMANN. FAY WRIGHT.

Mr. Rhodes moved the Resolution be adopted.

The roll was called on Resolution No. 21, 1907, was adopted by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

At 8:10 o'clock P. M. Mr. Donavon entered the Council Chamber and took his seat.

ORDINANCES ON SECOND READING.

Mr. Brown called for General Ordinance No. 95, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 95, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 95, 1907, was read a third time and passed by the following vote:

Ayes, 19, viz.: Messrs. Brown, Cottey, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, 1, viz.: Mr. Hamlet.

Mr. Brown called for General Ordinance No. 104, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 104, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 104, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and President Frederick W. Eppert.

Noes, none.

On motion of Mr. Hilkene the Common Council, at 8:25 o'clock p. m., adjourned.

President.

ATTEST:

REGULAR MEETING.

COUNCIL CHAMBER, CITY OF INDIANAPOLIS, IND.

Monday, December 16, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, December 16, 1907, at 7:30 o'clock, in regular session, President Frederick W. Eppert in the chair.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 18 members, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Absent, 2, viz.: Messrs. Davis and Portteus.

Mr. Wood moved that the reading of the Journal be dispensed with.

Mr. Royse called for the ayes and noes.

The roll was called and the reading of the Journal was dispensed with by the following vote:

Ayes, 16, viz.: Messrs. Wood, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry, and President Frederick W. Eppert.

Noes, 3, viz.: Messrs. Brown, Cottey and Hamlet.

COMMUNICATIONS FROM THE MAYOR

EXECUTIVE DEPARTMENT, Indianapolis, Ind., Dec. 5, 1907.

To the President and Members of the Common Council:

Gentlemen—I return herewith with my approval General Ordinance No. 95, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the city of Indianapolis, Indiana, to improve Seventeenth Street from west property line of first alley east of Talbott Avenue to west property line of Central avenue, excepting the crossings of Delaware. Alabama and New Jersey streets with asphalt roadway."

General Ordinance No. 104, 1907, being "An ordinance authorizing and empowering the Board of Public Works of the city of Inianapolis, Indiana, to improve Maryland Street from west property line of West Street to east property line of Blackford Street, with brick roadway

and curbing.'

I have the honor to remain,

Yours very truly,

C. A. BOOKWALTER,

Mayor.

EXECUTIVE DEPARTMENT, Indianapolis, Ind., Dec. 7, 1907.

To the President and Members of the Common Council:

Gentlemen:—I return herewith with my approval the following resolutions:

Resolution No. 20, 1907. Resolution No. 21, 1907. I have the honor to remain,

Yours very truly,

C. A. BOOKWALTER, Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller:

DEPARTMENT OF FINANCE. OFFICE OF CITY CONTROLLER, Indianapolis, Dec. 16, 1907.

To the President and Members of the Common Council

Gentlemen:—I herewith submit for vour approval the official bond of Edward J. Robison, treasurer-elect of Marion County, and *ex-officio* City Treasurer of the City of Indianapolis, the penalty of the bond being in the sum of \$300,000.00.

Respectfully submitted,

Geo. T. Breunig, City Controller.

KNOW ALL MEN BY THESE PRESENTS, That we, Edward J. Robison, as principal, and

> HIRAM W. MILLER, LEVI P. HARLAN, JAMES R. HENRY, WILLIAM S. LOCKMAN, EDWARD G. HERETH, GRANVILLE S. WRIGHT, SAMUEL W. SMITH, PEARSON MENDENHALL. AUG. M. KUHN. J. E. CHRISTIAN,

as his sureties, are held and firmly bound unto the State of Indiana, and for the benefit of the City of Indianapolis and all persons concerned or aggrieved, in the penal sum of Three Hundred Thousand Dollars, for the payment of which, well and truly to be made, without relief from valuation or appraisement laws, we hereby bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals, and dated this 16th day of December, 1907.

The condition of the above obligation is as follows, viz.:

Whereas, the above-named and bounden Edward J. Robison has been duly elected and commissioned County Treasurer in and for Marion County in the State of Indiana, aforesaid, for the term of two years from the first day of January, A. D., 1908, and by virtue of such election and the laws of the State of Indiana, said Robison is exofficio treasurer of said city of Indianapolis;

Now, if the said Edward J. Robison shall honestly and faithfully perform and discharge the duties of his office, so far as they may relate to or affect said city, and safely keep and properly account for and pay over on demand to the persons entitled or authorized to receive the same, all moneys and property that may come into his hands as such treasurer of said city during his continuance in office; and further, that the Legislature may change, modify, or repeal any law now in force and enact any and all laws during the existence of the above obligation at the pleasure of said Legislature, without in any way or manner releasing the said officer of his said sureties on said bond; then, and in that case, the above obligation shall cease and be null and void; otherwise to be and remain in full force and virtue in law.

EDWARD J. ROBISON	(Seal)
HIRAM W. MILLER	(Seal)
LEVI P. HARLAN	(Seal)
JAMES R. HENRY	(Seal)
WILLIAM S. LOCKMAN	(Seal)
EDWARD G. HERETH	(Seal)
GRANVILLE S. WRIGHT	(Seal)
SAMUEL W. SMITH	(Seal)
PEARSON MENDENHALL	(Seal)
AUG. M. KUHN	(Seal)
J. E. CHRISTIAN	(Seal)

State of Indiana, Marion County.

SS.

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared the foregoing named Edward J. Robison and

HIRAM W. MILLER, LEVI P. HARLAN, JAMES R. HENRY, WILLIAM S. LOCKMAN, EDWARD G. HERETH, GRANVILLE S. WRIGHT, SAMUEL W. SMITH, PEARSON MENDENHALL, AUG. M. KUHN, J. E. CHRISTIAN,

who jointly and severally acknowledge the execution of the foregoing bond to be their voluntary act and deed.

Witness my hand and notarial seal, this 16th day of December, 1907.

ROBERT S. McMEANS,

(Seal)

Notary Public.

My commission expires April 25, 1911.

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER, Indianapolis, Dec. 16, 1907.

To the President and Members of the Common Council:

Gentlemen:—I herewith present two communications from the superintendent of the City Hospital. The one requesting that the salary or compensation of the custodian of the so called "annex" be increased to \$30.00 per month from \$10.00 per month, as now paid; and the other requesting that the salary of the head laundryman be increased from \$35.00 per month to \$50.00 per month.

The Finance Committee of your honorable body now having an ordinance before it, providing for readjustment of salaries for the City Hospital, and believing that the City Hospital authorities should be given all reasonable assistance to properly carry out the purposes for which such hospital is conducted, I respectfully recommend the reference of the subject matter contained in these two communications to said Finance Committee for their consideration, with my approval of

such requests.

Respectfully submitted.

GEO. T. BREUNIG, City Controller.

Indianapolis, Ind., Dec. 10, 1907.

Geo. T. Breunig, City Controller, City:

I am directed by the Board of Health to call your attention to the condition and management of the so called "Annex", for contagious diseases. This comprises a cottage of seven rooms, which has been

looked after by a custodian, at the munificent salary of ten dollars (\$10) a month; the custodian is an unfortunate paralytic colored man; even though he were tideness itself, his paralytic condition makes it utterly impossible for him to keep this in order, and even to look after his own personal appearance is an effort. The Annex and its keeping is a perpetual joke; it is not fit under the present conditions, for the abiding place of a cleanly man, much less persons who are ill. Last month a traveling man was taken from one of the hotels with the suspicion of diphtheria; I apologized to the man for being compelled to place him in our Annex, and assured him I would remove him from there as soon as it was clearly shown that he was not suffering with contagious disease. This man was from Chicago, and you can imagine what he thought of the provision made by the City of Indianapolis to care for such cases, and I don't believe the authorities could force those suffering of contagious diseases to occupy this building under the present conditions. I have recommended to the Board of Health, that the custodian's salary of the Annex be thirty dollars (\$30) per month, with the object in view of employing a woman to take charge of the same, and I shall then endeavor to put this place in the condition that at least one could not recover damages for having been an inmate of the same.

Owing to the shortness of time the Board of Health directed that I should take this up with you personally, that you might recommend to the Common Council at their meeting Monday night, next, such a

change in the Custodian's salary.

Respectfully,

J. L. FREELAND, Supeintendent.

Indianapolis, Ind., Dec. 12, 1907.

Geo. T. Breunig, City Controller, City:

Dear Sir—The average wages of the head laundryman, in the leading hospitals, in the United States and Canada, is \$44.18 per

month, and quarters.

I herewith enclose you letters from laundrymen of our city. We need more efficient service, and cannot secure it at the present salary. Would you kindly recommend to the Council, that laundryman receive \$50.00 per month.

> Respectfully, J. L. FREELAND, Superintendent.

At 8:05 o'clock p. m., Mr. Portteus entered the Council Chamber and took his seat.

REPORTS FROM STANDING COMMITTEES.

From the Committee on Finance:

Indianapolis, Ind., Dec. 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen-Your Finance Committee to which was referred Resolution No. 19, 1907, providing for compensation to the City Clerk for

preparing an index to the proceedings of the Common Council for the year 1907, begs leave to report that it has had the same under consideration and recommends that said resolution be adopted.

Respectfully submitted,

HARRY E. ROYSE
W. A. RHODES.
ALBERT E. COTTEY
JAS. F. SULLIVAN.
JACOB H. HILKENE.
J. H. HAMLET.
W. O. BANGS

Mr. Royse moved that the report of the Committee be concurred in. Carried.

Mr. Royse moved that Resolution No. 19, 1907, be adopted. The roll was called and Resolution No. 19, 1907, was adopted by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

From Committee on Finance:

Indianapolis, Ind., Dec. 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen—Your Finance Committee to which was referred General Ordinance No. 114, 1907, entitled: "An ordinance providing for the transfer of the sum of \$2,000.00 to and for the use of the Department of Public Works, and fixing a time when the same shall take effect," begs leave to report that it has had said ordinance under consideration and recommends that said ordinance do pass.

Respectfully submitted,

HARRY E. ROYSE
W. A. RHODES.
ALBERT E. COTTEY
JAS. F. SULLIVAN.
JACOB H. HILKENE
J. H. HAMLET
W. O. BANGS

Mr. Royse moved that the report of the Committee be concurred in. Carried.

From Committee on Finance:

Indianapolis, Ind., Dec. 16, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen-Your Finance Committee to which was referred General Ordinance No. 100, 1907, entitled: "An ordinance providing for the transfer of certain funds heretofore appropriated to the Department of Public Works," begs leave to report that we have had the same under consideration and recommend the following substitute in lieu of said General Ordinance No. 100, to-wit:

"An ordinance providing for the transfer of certain funds from certain funds to certain funds, to and for the use of the Department of Public Works, and fixing a time when the same shall take effect."

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that the sum of eleven thousand (\$11,000.00) dollars be, and the said sum hereby is transferred from the funds heretofore appropriated to and for the use of the Department of Public Works for repairs to permanently improved streets; that the sum of thirty-five thousand (\$35,000.00) dollars (being the unexpended balance of the sum of \$150,000.00, heretofore transferred out of the unexpended balance of the moneys heretofore appropriated under and by Appropriation Ordinance No. 21, 1906, and by Appropriation Ordinance No. 3, 1907), be and the said sum of thirty-five thousand (\$35,000.00) dollars hereby is transferred from said sum heretofore transferred for the purpose of acquiring, by purchase or condemnation, or both, real estate suitable for the erection of a city hall building for the public uses of said city, said transfer being made under and by virtue of General Ordinance No. 92, 1907; that the sum of five thousand dollars (\$5,000.00) be and the said sum hereby is transferred from the unexpended balance of moneys heretofore appropriated under and by virtue of Appropriation Ordinance No. 21, 1906, and Appropriation Ordinance No. 3, 1907, appropriated to the Board of Public Works, for the construction of a city hall building, containing offices for the several departments of the city government and an auditorium suitable for public meetings of the citizens of the city of Indianapolis, etc.; that all of said sums, heretofore above mentioned be, and the same hereby are transferred to and for the use of the Department of Public Works to be expended for the purposes hereinafter set forth, and not otherwise.

Section 2. The various sums and amounts herein transferred to and for the use of the Department of Public Works shall be expended by said Department of Public Works as follows, to-wit:

For	new building and equipment for a laundry at the City
	Hospital, the sum of fifteen thousand dollars\$15,000 00
For	furnishing the new service building at the City Hospital
	the sum of ten thousand dollars 10,000 00
	a heating system in the old building at the City Hospital
	the sum of eight thousand dollars 8,000.00
For	a heating system and for plumbing in the new service
	building at the City Hospital the sum of five thousand
	seven hundred dollars 5,700 00
For	remodelling the interior of the old building at the City
	Hospital the sum of six thousand dollars 6,000 00
For	installing a new elevator at the City Hospital the sum of

two thousand dollars	2,000	00
For installing an ice machine, or refrigerating plant at the City Hospital the sum of two thousand eight hundred		
dollars	2,800	00
For sewer and sewer connections at the City Hospital the		
sum of one thousand dollars	1,000	00
For plumbing in the new boiler house, the purchase of coal		
cars and incidentals, the sum of five hundred dollars	500	00

Section 3. This ordinance shall be in full force and effect from and after its passage.

Your Finance Committee begs leave to recommend that said substitute ordinance be passed, in lieu of said General Ordinance No. 100.

Respectfully submitted.

HARRY E. ROYSE
W. A. RHODES.
ALBERT E. COTTEY,
JAS. F. SULLIVAN
JACOB H. HILKENE,
J. H. HAMLET
W. O. BANGS.

Mr. Royse moved that the report of the Committee be concurred in. Carried.

From Committee on Public Property and Improvements:

Indianapolis, Ind., Dec. 4, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Property and Improvements to which was referred General Ordinance No. 113, 1907, entitled,

"An Ordinance authorizing and empowering the Board of Public Works of the City of Indianapolis, Indiana, to improve Tenth street from WPL West street, to NEPL Indiana avenue, with brick roadway and curbing."

Begs leave to report that it has had the same under consideration and recommends that the same do pass.

B. A. BROWN.
HARRY E. ROYSE
J. L. DONAVON.

Mr. Brown moved that the report of the Committee be concurred in. Carried.

From Committee on Public Property and Improvements:

Indianapolis, Ind., Dec. 4, 1907.

To the President and Members of the Common Council:

Gentlemen—Your Committee on Public Property and Improvements to which was referred General Ordinance No. 112, 1907, entitled, "An ordinance authorizing the Board of Public Works of the City

of Indianapolis, Indiana, to improve Arsenal avenue, from NPL Roosevelt avenue to SPL Nineteenth street, with brick roadway and curbing." Begs leave to report that it has had the same under consideration and recommends that the same do pass.

> B. A. Brown. HARRY E. ROYSE J. L. Donavon.

Mr. Brown moved that the report of the Committee be concurred in. Carried.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By Mr. Uhl:

GENERAL ORDINANCE NO. 115, 1907.

An ordinance repealing "An ordinance providing for the appointment of an Inspector of Cellars, defining his duties and powers, and fixing a time when the same shall take effect." designated as General Ordinance No. 91, 1907; approved October 23d, 1907, and fixing a time when the same shall take effect.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, that General Ordinance No. 91, 1907. of the City of Indianapolis, Indiana, entitled "An ordinance providing for the appointment of an Inspector of Cellars, defining his duties and powers, and fixing a time when the same shall take effect," approved October 23d, 1907, be and the same is hereby repealed.

Section 2. This ordinance shall take effect and be in force from

and after its passage.

Which was read a first time and referred to the Committee on Accounts and Claims.

MISCELLANEOUS BUSINESS.

By Mr. Royse:

RESOLUTION NO. 22, 1907.

Indianapolis, Ind., Dec. 16, 1907.

Be it resolved by the Common Council of the City of Indianapolis that the bond of Edward J. Robison. treasurer-elect of the city of Indianapolis in the penal sum of Three Hundred Thousand (\$300,000.00) dollars with sureties as follows, to-wit: Hiram W. Miller, Levi P. Harlan, James R. Henry, William S. Lockman, Edward G. Hereth, Granville S. Wright. Samuel W. Smith, Pearson Mendenhall, August M. Kuhn and J. E. Christian, conditioned for the faithful performance of his duties as said treasurer of said city of Indianapolis, be and the same is hereby, in all respects approved.

Which was read and referred to the Committee on Finance.

ORDINANCES ON SECOND READING.

1 1000 1 15 15

Mr. Royse called for General Ordinance No. 100, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 100, 1907, be amended as recommended by the committee. Carried.

Mr. Royse moved that General Ordinance No. 100, 1907, be ordered engrossed as amended, read a third time and placed upon its passage. Carried.

General Ordinance No. 100, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Royse called for General Ordinance No. 114, 1907, for second reading. It was read a second time.

Mr. Royse moved that General Ordinance No. 114, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 114, 1907, was read a third time and passed by the following vote:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

Noes, none.

Mr. Bangs called for General Ordinance No. 113, 1907, for second reading. It was read a second time.

Mr. Bangs moved that General Ordinance No. 113, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 113, 1907, was read a third time and passed by the following vote:

Ayes, 18, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Bangs, Stickelman, Hartmann, Portteus Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Noes, 2, viz.: Messrs. Uhl and President Frederick W. Eppert.

Mr. Brown called for General Ordinance No. 112, 1907, for second reading. It was read a second time.

Mr. Brown moved that General Ordinance No. 112, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 112, 1907, was read a third time and failed to pass by the following note:

Ayes, 20, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright, Henry and President Frederick W. Eppert.

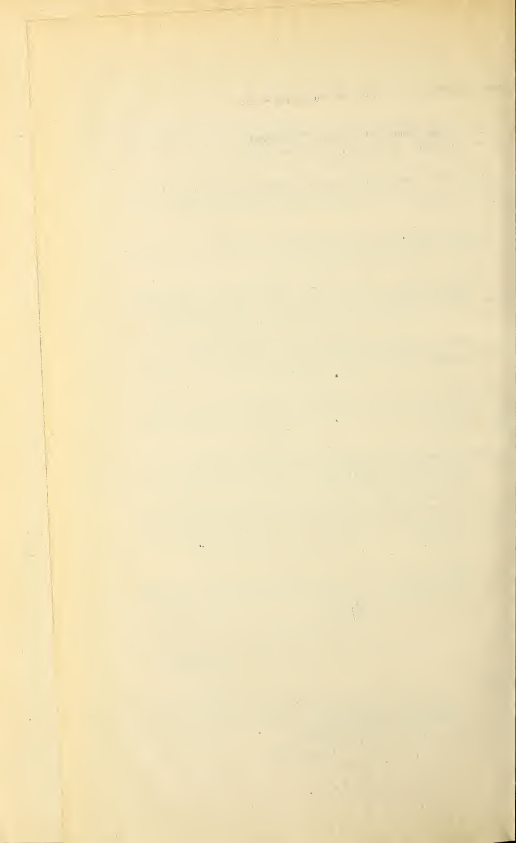
Noes, none.

On motion of Mr. Bangs, the Common Council, at 8:35 o'clock p. m., adjourned.

President.

ATTEST:

ames. M. Mully City Clerk.



Council Chamber, City of Indianapolis, Ind., Monday, December 23, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, December 23, 1907, at 7:30 o'clock, in special session, President Frederick W. Eppert in the chair, pursuant to the following call:

Indianapolis, Ind., December 23, 1907.

To the Members of the Common Council of the City of Indianapolis:

We the undersigned members of the Common Council of the City of Indianapolis, do hereby join in a call for a special meeting of said Common Council to consider and to pass or reject the following ordinance to-wit: General Ordinance No. 115, 1907; also to receive communications from City Officers and to receive, refer, pass or reject all ordinances in conjunction with such communication; also to approve or reject or to continue further action upon the bond of Edward J. Robison, County Treasurer elect and ex-officio Treasurer of the City of Indianapolis.

Said special meeting to be held at 7:30 o'clock P. M. on Monday, December 23, 1907, at the Council Chamber in the City of Indianapolis.

HARRY E. ROYSE
WM. J. NEUKOM.
JOHN F. WOOD.
OTTO HOFMANN.
JACOB H. HILKENE.
W. O. BANGS
J. H. HAMLET.
E. J. STICKELMAN.
J. L. DONAVON.
W. A. RHODES.

I, James McNulty, Clerk of the Common Council, do hereby certify that I have served the above and foregoing notice to each and every member of the Common Council, prior to the time of meeting, pursuant to the rules.

James McNulty, City Clerk.

Which was read.

The Clerk called the roll.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 17 members, viz.: Messrs. Brown, Cottey, Hamlet, Wood, Davis, Neukom, Smither, Rhodes, Bangs, Uhl, Stickelman, Hartmann, Royse, Donavon, Sullivan, Hilkene and Wright.

Absent, 3, viz.: Messrs. Portteus, Hofmann and Henry.

On motion of Mr. Royse, the Common Council, at 8:05 o'clock, P. M., adjourned.

President.

ATTEST:

mes. M. Mully

City Clerk.

Council Chamber, City of Indianapolis, Ind., Friday, December 27, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Friday evening, December 27, 1907, at 7:30 o'clock, in special session, President Frederick W. Eppert in the chair, pursuant to the following call:

Indianapolis, Ind., December 26, 1907.

To the Members of the Common Council:

I do hereby issue a call for a special meeting of the Common Council to be held in the Council Chamber, Friday evening, December 27, 1907, at 7:30 P. M., to receive communication from the Mayor disposing of General Ordinance No. 100, 1907; and to also receive and take action upon a communication from the City Controller submitting a communication from the Board of Public Works asking for a transfer and reappropriation of \$51,000.00 from appropriations heretofore made, and submitting a new ordinance for final disposition, providing for the transfer and reappropriation of \$51,000.00 as requested by the Board of Public Works; also to approve or reject or to continue further action on the bond of Edward J. Robison, County Treasurer-elect, and ex-officio Treasurer of the City of Indianapolis.

FREDERICK W. EPPERT,
President.

I, James McNulty, Clerk of the Common Council, do hereby certify that I have served the above and foregoing notice to each and every member of the Common Council, prior to the time of meeting, pursuant to the rules.

James McNulty, City Clerk.

A

Which was read.

The Clerk called the roll:

Present: The Hon. Frederick W. Eppert, President of the Common Council and 9 members, viz.: Messrs. Brown, Cottey, Hamlet, Neukom, Smither, Rhodes, Uhl, Hartmann and Portteus.

Absent, 11, viz.: Messrs. Wood, Davis, Bangs, Stickelman, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

Mr. Rhodes moved to adjourn to meet Monday night, December 30, 1907, at 7:30 p. m. Carried.

Pursuant to the motion of Mr. Rhodes, the Common Council at 8:20 o'clock P. M. adjourned.

		• • • • • • • • •	President.
TTEST:		,	

City Clerk.

Council Chamber, City of Indianapolis, Ind. Monday, December 30, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Monday evening, December 30, 1907, at 7:30 o'clock, in special session, adjourned from December 27, 1907. President Frederick W. Eppert in the chair, pursuant to the following cali:

Which was issued for and read December 27, 1907.

Indianapolis, Ind., December 26, 1907.

To the Members of the Common Council:

I do hereby issue a call for a special meeting of the Common Council to be held in the Council Chamber, Friday evening, December 27, 1907, at 7:30 P. M., to receive communication from the Mayor disposing of General Ordinance No. 100, 1907; and to also receive and take action upon a communication from the City Controller submitting a communication from the Board of Public Works asking for a transfer and reappropriation of \$51,000.00 from appropriations heretofore made, and submitting a new ordinance for final disposition, providing for the transfer and reappropriation of \$51,000.00 as requested by the Board of Public Works; also to approve or reject or to continue further action on the bond of Edward J. Robison, County Treasurer-elect, and ex-officio Treasurer of the City of Indianapolis.

FREDERICK W. EPPERT,
President.

I, James McNulty, Clerk of the Common Council, do hereby certify that I have served the above and foregoing notice to each and every

member of the Common Council, prior to the time of meeting, pursuant to the rules.

JAMES McNulty, City Clerk.

Which was read.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 8 members, viz.: Messrs. Brown, Cottey, Davis, Smither, Rhodes, Uhl, Portteus and Hartmann.

Absent, 12, viz.: Messrs. Hamlet, Wood, Neukom, Bangs, Stickelman, Royse, Donavon, Sullivan, Hofmann, Hilkene, Wright and Henry.

President Eppert declared no quorum present.

On motion of Mr. Rhodes the Common Council at 8:05 o'clock p. m. adjourned.

President.

ATTEST:

City Clerk.

Council Chamber, City of Indianapolis, Ind. Tuesday, December 31, 1907.

The Common Council of the City of Indianapolis met in the Council Chamber, Tuesday evening, December 31, 1907, at 7:30 o'clock, in special session, President Frederick W. Eppert in the chair, pursuant to the following call:

Indianapolis, Ind., December 31, 1907.

To the Members of the Common Council:

We do hereby issue a call for a special meeting of the Common Council to be held in the Council Chamber, Tuesday evening, December 31, 1907, at 7:30 p. m., to receive a communication from the Mayor disposing of General Ordinance No. 100, 1907, and to also receive and take action upon a communication from the City Controller submitting communication from the Board of Public Works asking for a transfer and reappropriation of \$51,000.00 from appropriations heretofore made and submitting a new ordinance for final disposition providing for the transfer and reappropriation of \$51,000.00 as requested by the Board of Public Works; also to approve or reject or to continue further action on the bond of Edward J. Robison, County Treasurer-elect, and ex-officio

E. J. STICKELMAN, W. O. BANGS, JOHN L. DONAVON, JOHN F. WOOD, JAS. F. SULLIVAN, JACOB H. HILKENE, FAY WRIGHT, WM. J. NEUKOM.

I, James McNulty, Clerk of the Common Council, do hereby certify that I have served the above and foregoing notice to each and every member of the Common Council, prior to the time of meeting pursuant to the rules.

JAMES McNULTY,

City Clerk.

Which was read.

Present: The Hon. Frederick W. Eppert, President of the Common Council, and 11 members, viz.: Messrs. Cottey, Wood, Rhodes, Bangs, Stickelman, Portteus, Royse, Donavon, Sullivan, Hofmann and Wright.

Absent, 9, viz.: Messrs. Brown, Hamlet, Davis, Neukom, Smither, Uhl, Hartmann, Hilkene and Henry.

COMMUNICATION FROM THE MAYOR.

Indianapolis, Ind., December 23, 1907.

To the President and Members of the Common Council:

Gentlemen:—I return herewith without my approval General Ordinance No. 100, 1907, the same being "An Ordinance making certain appropriations on the account of the improvements contemplated in the City Hospital."

I cannot sign this ordinance because I am informed by the Corporation Counsel that the same is invalid because it appropriate by transfer moneys from funds heretofore created, such transfers being made without the recommendation of the departments affected thereby, and without the approval of the City Controller.

These improvements to the City Hospital are absolutely necessary, and I most earnestly urge upon your honorable body that proper legal steps be taken at once to provide the moneys necessary.

I have the honor to remain,

Yours very truly,

C. A. BOOKWALTER,

Mayor.

REPORTS FROM CITY OFFICERS.

From City Controller.

DEPARTMENT OF FINANCE, OFFICE OF CITY CONTROLLER,

Indianapolis, December 23, 1907.

To the President and Members of the Common Council:

Gentlemen:—I herewith submit a communication from the Department of Public Works, in which they ask for the transfer and re-appropriation of certain sums as follows, to-wit: \$35,000 from the

appropriation heretofore made for City Hall Site, and the sum of \$16,000 from the appropriation heretofore made for City Hall and Auditorium; such sums to be transferred and re-appropriated to the City Hospital Improvement Account, and to be used by said department for sundry improvements at the City Hospital as fully shown and set out in the ordinance, which is herewith submitted with my recommendation for its passage.

Respectfully submitted,

GEO. T. BREUNIG, City Controller.

From Board of Public Works:

DEPARTMENT OF PUBLIC WORKS,

Indianapolis, Ind., December 23, 1907.

George T. Breunig, City Controller, City:

Dear Sir:—I am directed by the Board of Public Works to write to you, requesting that you recommend to the Common Council the passage of an ordinance transferring the sum of \$16.000 from the City Hall Building Fund and \$35,000 from the City Hall Site Fund to the City Hospital Improvement Account.

Respectfully yours,

BOARD OF PUBLIC WORKS, Per F. J. NOLL, Jr., Clerk.

At 7:40 o'clock P. M., Mr. Hartmann entered the Council Chamber and took his seat.

REPORTS FROM STANDING COMMITTEES.

From Committee on Finance:

Indianapolis, Ind., December 23, 1907.

To the President and Members of the Common Council of the City of Indianapolis:

Gentlemen:—Your Finance Committee, to which was referred the bond tende.ed by Edward J. Robison, Treasurer-elect of Mariom County, and ex-officio City Treasurer of the City of Indianapolis, in the penalty of \$300.000 together with Resolution No. 22, 1907, providing for the approval of said bond, reports that since the reference of said bond to said committee December 16, 1907, said bond has been merely strengthened by the addition thereto of two sureties, Thomas A. Fletcher and James L. Keach, and that with such additional sureties it is satisfied that such bond is sufficient and it recommends that the Resolution No. 22, 1907, be amended to read as follows, to-wit:

Be it resolved by the Common Council of the City of Indianapolis,

Be it resolved by the Common Council of the City of Indianapolis, that the bond of Edward J. Robison, Treasurer-elect of Marion County, and ex-off.cio City Treasurer of the City of Indianapolis, tendered by

him as such City Treasurer for the benefit of the City of Indianapolis in the penal sum of \$300,000, with sureties as follows, to-wit: Hiram W. Miller, Levi P. Harlan, James R. Henry, William S. Lockman, Edward G. Hereth, Granville S. Wright, Samuel W. Smith, Pearson Mendenhall, August M. Kuhn, J. E. Christian, Thomas A. Fletcher and James L. Keach, conditioned for the faithful performance of his duties as Treasurer of said City of Indianapolis, be and the same is hereby in all things approved.

HARRY E. ROYSE
JACOB H. HILKENE
JAS. F. SULLIVAN
W. A. RHODES
W. O. BANGS
ALBERT E. COTTEY
J. H. HAMLET

Mr. Royse moved that the report of the Committee be concurred in. Carried.

Mr. Royse moved that Resolution No. 22, 1907, be adopted as amended. Carried.

The roll was called and Resolution No. 22, 1907, was adopted by the following vote:

Ayes, 13, viz.: Messrs. Cottey, Wood, Rhodes, Bangs, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Wright and President Frederick W. Eppert.

Noes, none.

At 7:43 o'clock P. M., Messrs. Brown and Neukom entered the Council Chamber and took their seats.

Mr. Royse moved that the bond of Edward J. Robison, County Treasurer-elect and ex-officio Treasurer of the City of Indianapolis be approved.

The roll was called and the motion carried by the following vote:

Ayes, 15, viz.: Messrs. Brown, Cottey, Wood, Neukom, Rhodes, Bangs, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Wright and President Frederick W. Eppert.

Noes, none.

INTRODUCTION OF GENERAL AND SPECIAL ORDINANCES.

By City Controller:

GENERAL ORDINANCE NO. 116, 1907.

An ordinance for the transfer of certain public funds heretofore appropriated to the Department of Public Works.

Section 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana: That the sum of Thirty-five Thousand Dollars (\$35,000.00), being the unexpended balance of the moneys heretofore appropriated to the Board of Public Works to be expended in acquiring real estate suitable for the erection of a City Hall Building, and also the sum of Sixteen Thousand Dollars (\$16,000.00) out of the unexpended balance of the moneys heretofore, under and by Appropriation Ordinance No. 21, 1906, and Appropriation Ordinance No. 3, 1907, appropriated to the Board of Public Works to be expended for the construction of a City Hall Building containing offices for the several departments of the city government and an Auditorium for public meetings of the citizens of the City of Indianapolis, on the land belonging to the City of Indianapolis, lying between Delaware street, Market street, Alabama street and Wabash street, be and the same is hereby transferred and re-appropriated to the City Hospital Improvement account of said Board of Public Works, to be expended as hereinafter provided.

Sec. 2. That the said sums hereinabove transferred and re-appropriated to said City Hospital Improvement account shall be expended by said Department of Public Works as follows, to-wit:

by said Department of I dolle works as follows, to-wit.	
For new building and equipment for a laundry at the City Hospital the sum of fifteen thousand dollars\$15,000 00)
For furnishing the new service building at the City Hospital the sum of ten thousand dollars 10,000 00)
For a heating system in the old building at the City Hospital, the sum of eight thousand dollars)
For a heating system and for plumbing in the new service building at the City Hospital the sum of five thousand seven hundred dollars	,
For remodelling the interior of the old building at the City Hospital the sum of six thousand dollars 6,000 00)
For installing a new elevator at the City Hospital, the sum of two thousand dollars)
For installing an ice machine, or refrigerating plant at the City Hospital, the sum of two thousand eight hundred	
dollars	
For plumbing in the new boiler house, the purchase of coal cars and incidentals, the sum of five hundred dollars 500 00	
Sec. 3. This ordinance shall be in full force and effect from and	Ĺ

Which was read a first time.

after its passage.

Mr. Rhodes moved the rules be suspended and General Ordinance No. 116, 1907, be placed on its passage. Carried.

Mr. Rhodes called for General Ordinance No. 116, 1907, for second reading. It was read a second time.

Mr. Rhodes moved that General Ordinance No. 116, 1907, be ordered engrossed, read a third time and placed upon its passage. Carried.

General Ordinance No. 116, 1907, was read a third time and passed by the following vote:

Ayes, 15, viz.: Messrs. Brown, Cottey, Wood, Neukom, Rhodes, Bangs, Stickelman, Hartmann, Portteus, Royse, Donavon, Sullivan, Hofmann, Wright and President Frederick W. Eppert.

Noes, none.

On motion of Mr. Rhodes, the Common Council, at 7:45 o'clock, P. M., adjourned.

City Clerk.

President

ATTEST:



INDIANA UNIVERSITY
INDIANAPOLIS LAW SCHOOL
LIBRARY.

THE INDIANAPOLIS BAR ASSOCIATION

INDIANA UNIVERSITY
INDIANAPOLIS LAW SCHOOL
LIBRARY

